

Municipal Record

Minutes of the Proceedings

OF

THE COUNCIL

OF THE

CITY OF PITTSBURGH

FOR THE YEAR 1915



PITTSBURGH
THE ARLINGTON PRINTING CO.
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1915

INDEX



PROCEEDINGS OF COUNCIL

ADDRESSES.

Page

Addresses of

Boxheimer, George, at last meeting of Council for 1915	614
Chair, on insertion of Minutes	227, 288
Chair, on members acting president of Council in order as their names appear on the roll call.....	281
Chair, on matter of installation of rope ladders in every factory or workshop in case of fire.....	532
Chair, on charitable donations.....	115
Chair, on addition to Carnegie Library, North Side.....	98
Chair, relative to charges against the police courts of City.....	89
Chair, on tax levy ordinance.....	41
Chair, relative to meetings of special committees.....	159
Chair, on absence of Mr. Hetzel from last meeting of Council on account of sickness	609
Chair, at last meeting of Council for 1915	610, 612
Clark, Robert, at last meeting of Council for 1915	614
Dillinger, Mr., relative to position of Special Investigator.....	124
Dillinger, Mr., on tax levy ordinance.....	39
Dillinger, Mr., relative to free gas to City.....	97
Dillinger, Mr., relative to Bureau of Public Morals.....	114
Dillinger, Mr., on remarks made in Nixon Theater.....	426, 427
Dillinger, Mr., explaining vote on ordinance creating Pension Board and Pension Fund	435
Dillinger, Mr., on return of ordinance (from the Mayor) making appro- priations of conducting the public business of the City of Pitts- burgh and meeting the debt charges thereof for the fiscal year 1916	600

ADDRESSES—Continued.		Page
Address of		
Dillinger, Mr., on appointment of Geo. A. Levy to position of Chief of Efficiency Standards		605
Dillinger, Mr., relative to removal of nine cornermen from down town districts to suburbs		608
Dillinger, Mr., at last meeting of Council for 1915		612
English, Mr., on ordinance for levying and assessing taxes and water rents for 1915		24
English, Mr., relative to amendment of Pennsylvania Light & Power Company ordinance		27
English, Mr., on tax levy ordinance.....	34,	37
English, Mr., explaining vote on Bond Issue.....		52
English, Mr., explaining vote on ordinance fixing number of officers and employes in all departments of City.....		53
English, Mr., on payment of \$11,500 for architectural services on new City and County Building.....		77
English, Mr., relative to free gas to City.....		96
English, Mr., relative to position of Special Investigator.....		124
English, Mr., relative to Farmers' Market Building.....		128
English, Mr., relative to vacating Perrysville Plank road.....		133
English, Mr., relative to investigation of Fire Department.....		135
English, Mr., on uniform property tax.....		137
English, Mr., on purchase of lumber from Garden City Wrecking Com-Building		145
English, Mr., relative to construction of asylum building at the City Home, Marshalsea		149
English, Mr., relative to licensing of Blind Itinerant Musicians.....		156
English, Mr., relative to purchase of lumber from Garden City Wreck-ing Company		164
English, Mr., relative to allowing Department of Charities \$150.00 to furnish new quarters		190
English, Mr., explaining vote relative to restoring leases to H. S. Hays and C. P. Mercer.....		193
English, Mr., explaining vote relative to removal of garbage.....		195
English, Mr., relative to having his remarks of Mayor's veto inserted in the Minutes of May 4, 1915.....		227
English, Mr., on Joint City and County Building.....		232
English, Mr., on ordinance authorizing The Duquesne Light Company to erect poles and string wires across property of the City of Pitts-burgh at Ross Pumping Station.....		249
English, Mr., on insertion of remarks in record.....		288
English, Mr., relative to maintenance of engine houses and payment of salaries of firemen discontinued in 1915 Budget.....		293
English, Mr., relative to witness fees for Department of Law.....		314
English, Mr., on conveyance to County of City Hall property and Allegheny City Poor Farm property.....		322
English, Mr., relative to leasing of stands and stalls in new Market Building		338
English, Mr., relative to sad and fatal fire on North Side.....		487

ADDRESSES—Continued.	Page
Addresses of	
English, Mr., explaining vote on ordinance establishing grade of Tenth street	369
English, Mr., on ordinance granting Allegheny County Steam Heating Company right to enter upon and use certain streets for distribution of steam or hot water for heating purposes.....	380
English, Mr., on ordinance making appropriation to pay the expenses of conducting public business of City of Pittsburgh.....	60, 401
English, Mr., on bond issue providing for payment of contractors' claims	400
English, Mr., relative to printing statement made by Mr. Dillinger in Nixon Theater in minutes of Council.....	426
English, Mr., on resolution transferring funds from Appropriations Nos. 42, 20 and 40 to Appropriation No. 1524, Repairing Highways	418
English, Mr., explaining vote on ordinance creating Pension Board and Pension Fund	436
English, Mr., on ordinance for a Title Company to furnish certified copies of liens, etc.	445, 446
English, Mr., relative to claim of City against Ohio Valley Water Company	492
English, Mr., relative to conference with City officials, etc., for purpose of discussing the appropriations as called for in the Budget	520
English, Mr., on ordinance providing that street laborers of the City shall be employed and paid by the month.....	537
English, Mr., explaining vote on Ordinance levying and assessing taxes and water rents for 1916	555
English, Mr., on tax levy ordinance for 1916.....	566
English, Mr., at last meeting of Council for 1915	612
Garland, Mr., on ordinance for levying and assessing taxes and water rents for 1915	22
Garland, Mr., on tax levy ordinance.....	37
Garland, Mr., relative to charges against the police courts of City....	89, 90
Garland, Mr., relative to free gas to City.....	96
Garland, Mr., relative to purchase of lumber from Garden City Wrecking Company	145, 164
Garland, Mr., relative to restoring leases of H. S. Hays and E. P. Mercer	219
Garland, Mr., explaining vote on ordinance establishing grade of Tenth street	369
Garland, Mr., on ordinance granting Allegheny County Steam Heating Company right to enter upon and use certain streets for distribution of steam or hot water for heating purposes.....	381
Garland, Mr., explaining vote on resolution for warrant for \$2500.00 to Mrs. Mathilda G. MacConnell.....	418
Garland, Mr., explaining vote on ordinance creating Pension Board and Pension Fund	436
Garland, Mr., relative to sad and fatal fire on North Side.....	487
Garland, Mr., on return of ordinance (from the Mayor) making appropriations of conducting the public business of the City of Pittsburgh and meeting the debt charges thereof for the fiscal year 1916	600

ADDRESSES—Continued.	Page
Addresses of	
Garland, Mr., on tax levy ordinance for 1916	568
Garland, Mr., at last meeting of Council for 1915	612
Goehring, Mr., on insertion of remarks of Mr. English in record.....	293
Herron, Mr., on tax levy ordinance.....	38
Herron, Mr., relative to position of Special Investigator.....	125
Herron, Mr., relative to investigation of Fire Department.....	135
Herron, Mr., relative to construction of asylum building at the City Home, Marshalsea	149
Herron, Mr., relative to purchase of lumber from Garden City Wreck- ing Company	164
Herron, Mr. on salaries of employes of City.....	211
Herron, Mr., on insertion of remarks of Mr. English in record.....	292
Herron, Mr., relative to witness fees for Department of Law.....	314
Herron, Mr., relative to leasing of stands and stalls in new Market Building	339
Herron, Mr., explaining vote on ordinance establishing grade of Tenth street	369
Herron, Mr., on tax levy ordinance for 1916.....	568
Herron, Mr., explaining vote on ordinance, fixing the number of of- ficers and employees in all departments of the City of Pitts- burgh, etc.	602
Herron, Mr., at last meeting of Council for 1915	613
Keenan, Mr. T. J., relative to establishing grade of Tenth street.....	369
Kerr, Mr., relative to the laws of the Civil Service Commission not being properly administered	16
Kerr, Mr., on ordinance for levying and assessing taxes and water rents for 1915	22
Kerr, Mr., on cost of street lighting.....	26
Kerr, Mr., relative to complaints of any man or men if he or they think proper to furnish or give Council whatever information he or they may have relating to the official conduct of any city employee	30
Kerr, Mr., on tax levy ordinance.....	34
Kerr, Mr., relative to Bureau of Public Morals.....	114
Kerr, Mr., relative to position of Special Investigator.....	125
Kerr, Mr., relative to expenditures for extra work on new Market Building	146
Kerr, Mr., on ordinance increasing the number of recreation directors	189
Kerr, Mr., on salaries of employes of City.....	211
Kerr, Mr., on insertion of remarks of Mr. English in record.....	293
Kerr, Mr., relative to witness fees for Department of Law.....	315
Kerr, Mr., on ordinance granting Allegheny County Steam Heating Company right to enter upon and use certain streets for distribu- tion of steam or hot water for heating purposes.....	381
Kerr, Mr., relative to Doctors Diller, Mayer and McKennan asking to be relieved from their duties at the City Homes.....	519
Kerr, Mr., relative to conference with City officials, etc., for pur- pose of discussing the appropriations as called for in the Budget	520

INDEX

7

ADDRESSES—Continued.

Page

Addresses of

Kerr, Mr., at last meeting of Council for 1915	609
Martin, E. J., City Clerk, on appointment of Geo. A. Levy to position of Chief of Efficiency Standards	607
Martin, E. J., at last meeting of Council for 1915	614
Morrow, E. S., at last meeting of Council for 1915	613
Morrow, E. S., on ordinance fixing the number and salaries of officers and employes of the City over the Mayor's veto.....	64
Rauh, Mr., on tax levy ordinance.....	38
Rauh, Mr., relative to construction of asylum building at the City Home, Marshalsea	150
Rauh, Mr., on payment of salary or wages to employes of City through sickness or injury while in employ of their official duties.....	173, 238
Rauh, Mr., on salaries of employes of City.....	211
Rauh, Mr., on insertion of remarks of Mr. English in record.....	293
Rauh, Mr., relative to witness fees for Department of Law.....	314
Rauh, Mr., on ordinance granting Allegheny County Steam Heating Company right to enter upon and use certain streets for distribution of steam or hot water for heating purposes.....	381
Rauh, Mr., on bond issue providing for payment of contractors' claims	400
Rauh, Mr., relative to conference with City officials, etc., for purpose of discussing the appropriations as called for in the Budget	520
Rauh, Mr., on tax levy ordinance for 1916	568
Rauh, Mr., on return of ordinance (from the Mayor), making appropriations of conducting the public business of the City of Pittsburgh and meeting the debt charges thereof for the fiscal year	600
Rauh, Mr., at last meeting of Council for 1915	611
Ruoff, Herman, at last meeting of Council for 1915	613
Townley, John B., at last meeting of Council for 1915	614
Woodburn, Mr., on tax levy ordinance.....	41
Woodburn, Mr., relative to charges against the police courts of City	88, 89
Woodburn, Mr., relative to free gas to City.....	97
Woodburn, Mr., on addition to Carnegie Library, North Side.....	99
Woodburn, Mr., on change of name of Nunnery Hill to "Fareview".....	157
Woodburn, Mr., relative to restoring leases of H. S. Hays and C. P. Mercer	218
Woodburn, Mr., on ordinance for a Title Company to furnish certified copies of liens, etc.	456
Woodburn, Mr., at last meeting of Council for 1915	611, 613

COMMUNICATIONS FROM

Adams, J. Harper, asking for the improvement of Chartiers avenue, Jeffries, Faronia and Ladoga streets.....	481
Anderson, A. E., regarding issue of bonds and levy of taxes	536
Anderson, Miss Catherine E., asking to be allowed to build fence in rear of her property at No. 238 Atwood street on property vacated by the City	140

COMMUNICATIONS FROM—Continued.	Page
Andrews, Frank L., asking that property bought in by the City on a tax lien be reconveyed to him on payment of September installments of taxes for 1906.....	274
Affelder, Louis J., asking that the "Tag Day" be enforced or repealed	163
Alexander, E. C., offering \$700.00 cash for vacant lot belonging to the City on Bellefonte street	523
Aronson, Harvey A., regarding "Defense Day" December 6, 1915.....	536
Aronson, Harry M., asking the City to sell to Michael Dwyer, property fronting on Grant boulevard and Chatham street.....	201
Ashe, W. F., Superintendent of the Bureau of Recreation, asking Council to have their photograph taken to be used in showing the playground activities of Pittsburgh.....	415
Barbara, Mrs. Haller S., asking for hearing relative to water assessment of Curtis Home	92
Bauch, Jacob, asking that title and salary Clerk in Bureau of Water Distribution be changed	506
Beatty, Lee C., attorney-at-law, transmitting to Council, an ordinance authorizing the lease of certain property to Wadsworth Stone and Paving Company	263
Black, Samuel W. Company, stating that Appolonia G. Gebhard offers the City \$150.00 cash for lot No. 245 in the G. S. Martins plan..	297
Black, Samuel W. Company, offering to sell to the City for playground purposes property located at southeast corner of Bennett street and Murtland avenue for \$16,000	362
Board of Assessors returning to Council the aggregate Land and Building valuations of the several wards of the City for 1916....	534
Board of Fire Underwriters of Allegheny County relative to key rates on the North Side and on South Side.....	473
Bode, Chas. H., asking the City to co-operate and assist the South Side Gardening & Beautifying Association in its work.....	200
Boyd, Thos. W., asking Council to instruct the Bureau of Building Inspection to issue permit to build frame house with 9-inch wall instead of waiting until the new building code is adopted by the City	515
Bond Buyer, The, of New York City (a newspaper), asking the City of Pittsburgh to advertise the sale of bonds in said paper.....	466
Bown, C. Elmer, attorney-at-law, transmitting to Council at the request of the South Hills Civic Club, an ordinance authorizing the issuing of \$300,000 bonds for construction of Mt. Washington road-way	262
Breitenstein, H. S., certifying to salary and appropriation ordinances for 1915	42
Breker, Henry J. C., relative to tax on awnings and signs and relative to widening East Ohio street.....	163
Brookline Board of Trade requesting that Starkamp street, Nineteenth ward be opened	337
Brooks, Martha, asking the City to stop Entress Brick Company from blasting on Chauncey street	327
Callery, James D., of the Pittsburgh Railways Company, regarding street car service in Beechview district.....	395
Carrick Park Commissioners extending invitation to Council at opening of Carrick park	297

COMMUNICATIONS FROM—Continued.	Page
Carter, A. Leroy, suggesting that City turn over to heirs of Adams Market lot for which heirs would be compelled to pay taxes.....	73
Carver, F. R., asking the City to name best cash price it will take for the old Montrose Pumping Station.....	214
Central Young Women's Christian Association asking for hearing relative to water rate assessed against them.....	153
Chambers, P. S., enclosing statement of account of Thomas L. Pfarr against the City of Pittsburgh.....	3
Childs, Rev. W. H., Pastor, and others of the Calvary Baptist Church asking for a hearing before Council regarding the morals of the colored race	560
Christian Home for Women asking to be exonerated from payment of water rates	467
Christian Social Service Union requesting that some action be taken by Council to remove all evils found in the present condition of our Police Magistrate Courts.....	82
Citizens in vicinity of Flavel street, protesting against the storage of inflammable materials in a warehouse situate in rear of 144 Flavel street	374
Citizens of the Nineteenth ward inviting the members of Council to attend a testimonial at the Fort Pitt Hotel to P. J. McArde on Tuesday evening, November 30th, 1915, at 8 o'clock.....	525
City Controller enclosing letter of departmental estimates for fiscal year 1915	42
City Controller asking Council to rescind action on Resolution for transfer of \$500.00 for purchase of equipment for North Side playgrounds	3
City Controller transmitting a proposition from the Depositors' Committee for formulating a plan for the liquidation of German National Bank	280
City Controller, relative to indebtedness of the City of Pittsburgh....	374
City Line Oil and Gas Company, asking the City to lease them property in the Twenty-sixth ward	337
City Solicitor relative to duty of Council in the matter of hearing complaints made against the Police Courts.....	30
Civic Club of Allegheny County, regarding the infractions of the law forbidding political advertisement upon public property	362
Civic Club of Allegheny County, inviting Council to help celebrate the presentation of Christmas tree to citizens of Pittsburgh....	576
Civil Service Commission in reply to request for production of certain applications	47
Cleveland Crane & Engineering Company asking for payment for extra work on erection of inside crane at Filtration Plant, Aspinwall	120
Cochran, Robt. K., asking that H. B. Haslett be allowed to run a jitney bus in Riverview Park.....	214
Consolidated Ice Company, relative to reduction in water rates.....	576
Cooper, Charles C., of Kingsley Association, relative to water rents assessed against said association	120
Corfield, J. E., asking that Atkins street on the North Side be graded and paved	153

COMMUNICATIONS FROM—Continued.		Page
Cotton, John F., offering \$1,000 for property owned by the City at No. 39 Eureka street, North Side.....		18
Cowley, Mary J., President of the Playground and Vacation Schools Association of Allegheny, inviting Council to witness swimming races for girls at Lake Elizabeth, North Side		351
Crawford, James D., Secretary of the Board of Pensions of the City of Pittsburgh regarding the creation of Pension Fund		388
Curtis Home relative to exonerating said institution from the payment of water rent		182
Depositors' Committee of the German National Bank submitting a proposition for formulating a plan for the liquidation of said bank		280
Director of Department of Public Works transmitting communication from H. G. Morgan offering to sell property at Dallas and Hamilton avenues to the City		481
Duff, J. Boyd, asking the City to re-imburse the Passavant hospital the sum of \$618.57 for care and treatment of "Police Cases"		384
Dulain, Mrs. Annie, complaining of the seepage of water from Highland Park coming onto her property at 7558 Washington boulevard		183
Dunn, T. A., General Manager Consolidated Ice Co., relative to water rates		513
Duquesne Heights and Mt. Washington Board of Trade, asking the Council to adopt plans of the Art Commission for the improvement of the Point District		243
Duquesne Heights and Mt. Washington Boards of Trade asking the City to extend street car tracks on Duquesne Heights.....		201
Duquesne Heights and Mt. Washington Boards of Trade inviting members of Council to attend their meeting on October 22, 1915..		468
Eckles, A. J., attorney for Charles Papale, offering \$270 cash for lot No. 238 in Mellon's Plan of Scott Lots on Lenora street.....		229
Ehrenfeld, M. J., asking what action has been done regarding the opening of Fleetwood street		467
Eichleay, John, Jr., asking the City to repair retaining wall in front of his property		274
Elliott and Samuel Ely of the Woods Run Settlement House, asking the City an appropriation of \$250.00 for purpose of the grading and smoothing off the property at corner of Cass avenue		238
Episcopal Church of the Messiah, Sheraden, asking to be reimbursed for amounts expended in the repairing of public sewer.....		117
Ewing, W. M., asking that the City compensate Mollie Davis in the sum of \$1,500.00 for property taken by the widening and grading of Lella street, Nineteenth ward.....		153
Executive Committee of Boy Scouts thanking the members of Council and others for interest taken in raising funds.....		216
Felton, Wm. H., chief clerk Philadelphia City Council, relative to Liberty Bell stopping at Pittsburgh on way back from Exposition		285
Ferguson, John A., enclosing ordinances covering the manufacture and storage of combustible picture films		524
Ferraro, Domenic, asking Council to reconsider action on resolution for warrant for \$41.65 in his favor for lost time.....		388
First and Second Engineers of the Ross and Aspinwall Pumping Stations asking for an increase in salary		536

COMMUNICATIONS FROM—Continued.

Page

Flaherty, J. H., General Manager, Pittsburgh Association for the Improvement of the Poor, asking to be exonerated from payment in full of water rent	229
Flood Commission of Pittsburgh asking for an appropriation of \$3,000 for operating expenses for year 1916.....	444
Fording, A. O., notifying Council of action of Public Service Commission for declaration of its terms by Pittsburgh Subway Company	463
Fording, A. O., submitting proposition relative to the construction of a subway in the City of Pittsburgh.....	18
Gamble, R. G., favoring payments of water rents quarterly and protesting against sale of North Side Light Plant to Duquesne Light Company and endorsing action of Christian Social Service Union in requesting Council to investigate the Police Court System of the City	46
Garland, Robert, relative to German National Bank, one of City depositories, having on deposit \$20,000.00 of the City's money, closed its doors	126
Garfield Board of Trade protesting against the contemplated removal of Engine House No. 37 and asking for a hearing relative to matter	92
Garrigan, W. A., asking for a hearing relative to ordinance vacating Timberland avenue	347
Geegan, Mrs. Cora W., corresponding secretary of the Home of Rest Association asking for hearing before Council relative to location assigned to them at the Tuberculosis Hospital, etc.....	523
Gem Manufacturing Company asking that Fulton street, North Side, in front of the Fulton Street Engine House, be repaved.....	92
Gerwig, G. W., Secretary Board of Public Education, relative to school tax on property of A. V. Hurd and Trafford Real Estate Company leased to the City.....	431
Gerwig, G. W., relative to petition for locating and opening of a 40-foot street as a continuation of Pemberton street to Brighton road....	481
Giffen, W. W., Chairman Appraisement Committee of the Real Estate Exchange, offering their services to appraiser for the properties for sale by the City	238
Glick, A. L., complaining that the cylinder oil for the Aspinwall and Mission Street Pumping Stations is not being purchased from him, he having a contract with the City of Pittsburgh to furnish all cylinder oil used by the City.....	455
Goedecke, F. A., Chairman Exchange Committee of the Real Estate Exchange, offering to sell for the City properties owned by it....	238
Green, Dr. M. N., enclosing bill of H. P. Brant undertaker in payment of funeral expenses in connection with burial of Otilier and Laura Breining, who were killed in the Sandusky street fire	507
Greene, Geo. W., making application for the position of steel inspector, on New County-City Building	373
Greig, Dr. T. G., relative to a turnout at the corner of Brady and Forbes streets	481
Griffith, Jas. A., offering to purchase property owned by City located on westerly side of Curtin avenue	200
Guhl, George and Kathie, complaining of the bad condition of Rialto street, North Side	120

COMMUNICATIONS FROM—Continued.	Page
Guina, Patrick J., relative to grading, paving and curbing of Chauncey street	255
Hailman, J. D., relative to North Side Fire	501
Hamilton, C. C., offering to sell property on Stanton avenue adjoining Highland park entrance owned by J. A. Young	374
Hamilton, C. C., Chairman of Committee, appointed by Real Estate Exchange relative to disposing of properties owned by the City.	337
Hamren, John, asking what action has been taken on petition of the repaving of Kent way	504
Harbison, Wm. Albert, asking that the Warner Home for Nurses be exempt from payment of taxes	507
Harris, Harry, asking that police officers be stationed at North Negley avenue and Margaretta street	262
Hartman, Galen C., asking that Behrens street be paved.....	215
Hauck, Joseph, offering \$50.00 for piece of property owned by the City located on Continental street, Twelfth ward	349
Hawkins, Dr. John A., asking that the City reimburse him for repairs to his automobile, which was damaged by running into holes in the streets in the City.....	560
Hawkins, Thomas J., chief assessor, relative to taxes on property of Geo. V. Kimberlin	284
Hay, Hugh M., plumbing Company complaining of unfairness of ordinance regulating the opening of the surface of streets by plumbers	349
Hay, Hugh M., Plumbing Company, protesting against the paying of certain charges for the opening of the surface of Fantella, Reedsdale and Lighthill streets	374
Hays, Mary J., offering \$250.00 for lot No. 252 in the Kishon Plan, Fifteenth ward	466
Hazelwood Board of Trade asking that grade crossings at Hazelwood and Marion Junctions and at the National Tube Company's siding be eliminated.	362
Herman X. H., asking the City to construct a weigh scale in the Twentieth ward or Sheraden District	559
Hetzel, C. H., expressing regret on account of being unable to be present at last meeting of Council for 1915.....	613
Hill Top Board of Trade asking Council to pass ordinances for improvement of Amanda street and Freeland street	349
Homewood Board of Trade protesting against the ordinance taxing awnings, electric signs and show cases extending over sidewalks..	182
Hook, Mrs. M. Palmer, complaining of the condition of stable in the rear of 4604 Penn avenue	515
Hospital Saturday and Sunday Association, asking that water be furnished free to hospitals	507
Hubbard, Chas. S., relative to warrants for alleged sickness to employees	213
Hubbard, Chas. S., transmitting to Council claims of Jos. Gerneth, Geo. P. Sparr and Jno. McCondrew on account of sickness.....	214
Hubbard, Mr. Charles S., relating to warrants in favor of D. W. Price, William Fownof, William J. Haney, Charles Jackson, and Lonzie Phillips	101

COMMUNICATIONS FROM—Continued.	Page
Habbarð, Chas. S., asking the City to erect a building for storage and repair of automobiles owned by the City	257
Hubbard, Chas. S., transmitting to Council Resolutions for warrants to Messrs. Isaiah Waite, Lawrence Broderick, Cornelius P. Halpin and James Masterson	284
Hubbard, Chas. S., relative to contract for one additional seven passenger touring car	327
Hubbard, Chas. S., transmitting to Council resolutions for warrants in favor of employees in the Bureau of Police	335
Hulick, Mrs. George, Chairman of Civic Committee of Women's Club of Sheraden, asking for the erection of a comfort station in the Sheraden playgrounds	349
James, George A., offering to purchase property owned by City located on the westerly side of Curtin avenue	200
Johnston, J. A., protesting against the manner in which the specifications are drawn up for the 8 motor cycles.....	201
Johnston & Rose, asking payment to Clyde I. Webster, Esq., of Detroit, Mich., in the matter of extradition of Jos. Birtsch	544
Joint Committee of the Pittsburgh Electrical Contractors Association and the Pittsburgh Electrical Association protesting against the payment of fees for permits issued for electrical work.....	478
Kappler, C. J., relative to condition of Forward avenue.....	415
Keane, J. H., asking that plumbers be re-imbursed for putting in Y branches on main sewers	491
Kimberlin, Geo. V., offering to lease to the City for three years property facing on Wilson street	228
King, J. E., asking that water meter be removed from his premises and that the same be placed on the flat water rates.....	557
Klein, Fred R., relative to McKinley Park Bridge.....	119
Koonhauser, Edgar S., asking that Tillbury street be graded, paved and curbed	153
Kress, Leonard, offering \$200.00 for lot No. 120 on Broadhead street owned by the City	349
Lang, Clifford G., regarding street car service in the Beechview District	188
Landis, H. M., relative to closing of German National Bank.....	127
Lappe, George J., complaining of boys destroying property at 1496 Spring Garden avenue	182
Lare, M. R., making application for the position of steel inspector on new County-City Building	373
Lawrenceville Booster Club inviting Council to attend a meeting in Woolslayer School	481
Lawrenceville Business Men's Association asking for hearing relative to better lighting on Butler street	297
Leslie, Homer E., President of Civil Service Commission, relative to amount placed in budget for 1916, for said commission	554
Lewin, A. L., asking exonerations for water assessments against hospitals and charitable institutions.....	579
Lincoln District Board of Trade asking for a hearing relative to a playground in the Twelfth ward	525

COMMUNICATIONS FROM--Continued.		Page
Lindsay, J. E., asking the City to reimburse him for groceries furnished the family of Mr. Felton who was quarantined, said groceries ordered by Mr. Dapper at that time a health officer ..		513
Lindsay, Wm., foreman at Olympia Park, Mt. Washington, asking for an increase in salary		514
Lloyd, David, asking the City to lease the property adjoining Olympia Park, Nineteenth ward, for athletic purposes.....		201
Logan, A. J., chairman of City Planning Commission, relative to raising Allegheny bridges.....		561
Logan, R. E., complaining of automobiles and trucks traveling at a rapid rate of speed along the congested thoroughfares and splashing pedestrians with mud		70
Mart, M. and Company, complaining that the Superintendent of Horses refuses to accept horses which come up to specifications as provided with the City		536
Mayer, Otto F., asking to be exonerated from the payment of water rent		243
Mayor, relative to duties of Civil Service Commission		257
Mayor, relative to funds for offices for Bureau of Water.....		274
Mayor returning to Council ordinance granting to the Allegheny County Steam Heating Company right to lay pipes for distribution of steam under ground		295
Mayor returning to Council an ordinance amending Sections 4 and 5 of An Ordinance regulating signs, signboards, awnings, marquees, porte cochres, etc		295
Mayor, returning to Council ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables ..		296
Mayor, relative to leasing property of Geo. V. Kimberlin.....		284
Mayor, relative to Fourth of July transfers.....		274
Mayor transmitting certain recommendations of Pittsburgh Railways Company		316
Mayor, returning without approval Bill No. 3403, an ordinance authorizing the Director of the Department of Public Works to allot stands in the new market building		338
Mayor, relative to subject matter on Bill No. 3617		349
Mayor, relative to Bill No. 3729 designating and fixing November 1st, 1915, as the latest date upon which the reports and estimates of departments shall be transmitted to Council		374
Mayor, relative to moral conditions in our City		363
Mayor, enclosing invitation from Hon. F. A. Hartenstein, Mayor of Youngstown, to Mayor and Council to attend the opening of their new "White Way Lighting System" Wednesday evening, August 18th		363
Mayor, relative to bringing to a close matter pending between the Pittsburgh Railways Company and the City		362
Mayor, relative to decision of Supreme Court of Pennsylvania, regarding bond issue.....		390
Mayor, asking Council for a conference relative to bond ordinance to be presented to Council.....		515
Mayor, transmitting departmental estimates for 1916.....		507
Mayor, relative to disposition of property.....		104

COMMUNICATIONS FROM—Continued.	Page
Mayor, enclosing communication of Director Edwards with reference to conditions at the Municipal Hospital.....	120
Mayor, enclosing communication from Lincoln Highway Association, in which they express appreciation to City officials for action in connection with The Lincoln Highway	120
Mayor relative to delivery of deed to Thomas Graham.....	159
Mayor, enclosing copy of communication of Wm. Flinn relative to conditions at West Penn Hospital.....	201
Mayor enclosing communication from Director Hamerschlag relative to building permit for Carnegie Tech School.....	201
Mayor, relative to City & County building.....	190
Mayor, forwarding report of cost accountant	216
Mayor, returning without approval an ordinance restoring leases to H. S. Hays and C. P. Mercer.....	217
Mayor, relative to compensation for use of street.....	224
Mayor, transmitting communication from James R. Mellon, asking that the West Penn Hospital and the Athalia Daly Home for Working Girls be exonerated from the payment of present water rates..	455
Mayor transmitting departmental estimates of the City of Pittsburgh for the year 1916	477
Mayor, enclosing copy of letter from Panama-California Exposition in which they advise that December 6th has been set aside as Pittsburgh Day	12
Mayor, submitting statement of Department of Assessors showing aggregate valuation on land and buildings in several ward of City of Pittsburgh	4
Mayor, on ordinance fixing number of officers and employees of all departments of City	52
Mayor, on ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh.....	54
Mayor, on tax levy ordinance.....	46
Mayor, sending list of Fire and Police officers to Council against whom charges were brought before trial board.....	47
Mayor, relative to Thaw residence at Third street and Penn avenue being turned over to charitable organization for a lodging house	76
Mayor, on new financial policy adopted by City.....	76
Mayor, transmitting communication from Mrs. S. C. Barnhart relative to flag belonging to the City being restored in the Soldiers Memorial Hall	141
Mayor, relative to gas, water and telephone rates.....	141
Mayor returning to Council without approval, ordinance opening Ravon way	579
Mayor returning to Council without approval, ordinance creating a division to be known as Division of Standards.....	580
Mayor returning to Council, Bill No. 4409, An ordinance making appropriations to pay the expenses of conducting the public business of the City for the fiscal year 1916.....	593
Mayor, returning to Council, without approval, ordinance vacating portion of Second avenue.....	607
Mayor, returning to Council, Bill No. 4410, being an ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh.....	601

COMMUNICATIONS FROM—Continued.	Page
Mayor, returning without approval, an ordinance establishing a police telephone and signal telegraph system.....	603
Mayor, returning without approval, an ordinance creating the Bureau of Detectives	603
Mayor, returning Resolution providing for the employment of assistant counsel for the committee on Public Safety.....	604
Meeder, C. F., President of the Beechview Board of Trade, requesting Council to force the Pittsburgh Railways Company to give a loop in order that large cars can be operated on the Beechview line and for all night service	388
Merrill W. Allen Camp No. 15, U. S. W. V., asking for the erection of a flag pole and suitable fence at the Maine Memorial in West Park	450
Millers, A. D. Sons Company, asking for the payment of gasoline delivered to the Police Station on Fulton street, North Side.....	243
Monteverde, L. W., offering \$250.00 for lot No. 71 in Dean Park Plan, owned by the City of Pittsburgh.....	415
Morrow, E. S., showing statements of warrants drawn vouchers registered, etc.	257
Morrow, E. S., City Controller, transmitting an estimate of the miscellaneous receipts for the fiscal year 1916	525
Morrow, E. S., City Controller relative to bonds which Council has never authorized to issue	533
Morrow, E. S., relative to closing of German National Bank.....	127
Morrow, E. S., relative to inspection of automobile.....	140
Morrow, E. S., transmitting communication from W. J. C. Floyd, Inspector in his department, recommending tests on articles, etc.	201
Morrow, E. S., asking Council to adopt resolution approving An Act fixing method of sale of bonds.....	201
Morrow, E. S., City Controller, transmitting statement showing the estimated receipts for nine months ending September 30th, 1915	455
Morse, Edwin K., asking that the City purchase the Emerling Triangle	141
Moss & Blakeley Plumbing Co. asking payment of \$27.93 expenses incurred in lowering sewer on Eldridge street.....	467
Motion Picture Exhibition Association relative to moving picture exhibition	307
Municipal Art Commission encouraging the City to preserve and properly develop the water front.....	75, 76, 119
McBride, R. H., Superintendent of the Parting of the Ways Home, asking Council to ride in parade of automobile on Saturday, March 27th, 1915, to aid in the support of the Home.....	153
McCaffrey, Thomas, asking the City to pay rental of ground used by the City and owned by St. John the Baptist Church	384
McCarthy, John C., inviting Council to participate in the unveiling of monument to Francis P. De Lowry	243
McClaskey, J. S., relative to collection of rubbish on Mansfield street..	327
McGinniss, S. J., asking to be exonerated from the payment of a sewer assessment	235
McKelvey John J., Director of the Department of Charities and A. I. Boyle, superintendent of the North Side, City Home inviting the members of Council to attend field day for inmates at the North Side City Home	362

COMMUNICATIONS FROM—Continued.

Page

McLean, F. M., protesting against payment of \$58.85 assessed against his property at 2834 California avenue	393
Nellis, Jas. M., and other temporary clerks in the Department of Assessors for payment of overtime work	543
New Future Association, The, inviting Council to be present at an informal reception to Rollo H. McBride	257
Newsboy's Home protesting against payment of water rents.....	453
North Homestead Board of Trade asking that the combination chemical and hose wagon be installed in the fire engine house in the North Homestead District	189
North Homestead Board of Trade complaining that the combination chemical and hose wagon has not been delivered to No. 61 Engine House	338
North Side Market Protective Association asking for decrease in rentals for market stands	479
North Side Market Protective Association asking for 5-year lease for market stands	479
Nossokoff, Col. M., asking that he be allowed a certain amount of water free on account of supplying same to needy persons.....	75
Nunnery Hill Board of Trade relative to changing name of Nunnery Hill to "Fineview"	103
Oakland Board of Trade transmitting to Council copy of resolution adopted by said board in reference to enactment of ordinances relating to building construction	285
Oakland Board of Trade extending invitations to their picnic at Holmes Park	297
O'Brien, Charles A., relative to condemnation of lands of Theo. Lau..	257
O'Brien, Charles A., relative to gas supply to City.....	105
O'Brien, Charles A., relative to purchase of property from Theo. Lau for playground purposes	141
O'Brien, Charles A., regarding coal contract dispute.....	186
O'Brien, Charles A., relative to "Home Rule Bill".....	180
O'Brien, Charles A., relative to City & County building.....	190
O'Brien, Charles A., relative to deed to Timothy Maloney.....	215
O'Brien, Charles A., concerning certain charges made by the Christian Social Service Union against the Police Courts of the City..	19
O'Brien, Charles A., relative to improvement of Penn avenue.....	374
O'Brien, Chas. A., relative to alterations and repairs to Mechanical Hall, Western Pennsylvania Exposition building.....	580
Observatory Hill Business Mens Association complimenting Council for action in restoring leases to H. S. Hays and C. P. Mercer	238
O'Leary, Arthur C., asking that steps be laid on Lowen and Halpine streets	536
Olnhausen Plumbing Company asking to be reimbursed for money expended in hunting for sewer connection to premises at 1404 Carson street	274
Ormsby Lodge No. 465, Brotherhood of Locomotive Firemen and Engineers asking for hearing relative to the smoke ordinance...	70
Overcashier, A. L., relative to sanitary conditions of barber shops...	11
Page, James H., asking that the department of Public Health allow Mrs. Maggie Ramsey to continue use of privy vault on premises at 1532 Woodville avenue	337

COMMUNICATIONS FROM—Continued.	Page
Panama-California Exposition naming December 6th as Pittsburgh Day	12
Patterson, Burd S., relative to convention of the Lake Erie & Ohio River Canal Association	120
Patterson, Harvey C., complaining of the street car service on Brighton road line	187
Patterson, Harry E., relative to street car service on Brighton road line	92
Penn Avenue Improvement Association, asking for a hearing relative to appropriation of money to make the improvement on Penn avenue	238
Penn Avenue Improvement Association asking for a hearing relative to the improvement of streets in Penn avenue district.....	142
Pennsylvania Association for Blind inviting members of Council to attend Hallowe'en Party	468
Perrysville Avenue District Board of Trade in the matter of securing property in the neighborhood of Linwood School for playground purposes	229
Pettit Storage and Van Company relative to condition of Hope street	162
Pfarr, Thomas L., Fire Marshal of Allegheny County, recommending certain changes in the Bureau of Fire	553
Phillips, John M., Scout Commissioner, inviting Council to be present at the City & County lot on Grant street April 24 for purpose of encouraging Boy Scouts	196
Phillips, Oliver O., offering to rent City property in Seventeenth ward	348
Pittsburgh Board of Trade requesting Council to grant Pittsburgh Railways Company the privilege to place a curve at the corner of Centre and South Highland avenues	201
Pittsburgh Board of Trade opposing the passage of an ordinance exempting hospitals and charitable institutions from payment of water rent	481
Pittsburgh Realty Owners Association asking the support of Council in the passage of the "Home Rule Bill".....	154
Pittsburgh Valve Foundry & Construction Company protesting against specifications for furnishing and delivering cast iron, bronze, mounted gate valves and gate valve parts, drawn in such a way as to prohibit them from submitting a price.....	104
Porter, James E., President of Pittsburgh Association of Credit Men, asking Council to invite the National Association of Credit Men to meet in Pittsburgh in 1916.....	229
Porter, Stephen G., requesting Hon. J. P. Kerr to present to Council the matter of inviting the President of United States to visit our city on Founder's Day	12
Property Owners on Barreto street protesting against the opening of said street and asking for the repeal of said opening ordinance	524
Property owners on Virginia avenue asking that the ordinance for improvement of Virginia avenue be recommitted to Committee on Public Works for further hearing	366
Quarles, Henry A., asking the privilege of establishing shoeshine stands in the public comfort stations	337
Quarles, Henry A., asking Council to grant him special permission to place shoeshine stand in the public comfort stations	349

COMMUNICATIONS FROM—Continued.

Page

Quinby Construction Company asking Council to adopt a 40-foot street laid out by them in Fourteenth ward as a public highway.....	153
Ramsey, Daniel S., relative to improving a roadway to connect with Corliss street	395
Reno, Mrs. Milton C., asking that sufficient money be included in the 1916 budget for erection of shelter house with kitchen and proper toilet accommodations in the Sheraden Playgrounds	515
Rees, James, and Sons, protesting against the proposed changing and raising of grade of Fancourt (formerly Fourth) street and Duquesne way	152
Retail Butchers and Meat Dealers Protective Association asking for the repeal of ordinance placing a tax of \$1.00 on drop awnings..	255
Retail Grocers Protective Association complaining of the fragrant violation of the sunday closing laws	544
Robinson, Chas. K., First Assistant City Solicitor relative to uniform dates	299
Robinson, Chas. K., relative to contract of the City of Pittsburgh and The Pennsylvania Water Company	348
Robinson, Chas. K., relative to improvement of Penn avenue	369
Rogers, C. G., offering his machine shop to the City for repairing its motorized fire apparatus and auto trucks, etc.	561
Roos, Philip E., asking for hearing in matter of a bridge across the Ohio river	492
Rowswell, W. H., regarding the condition of Warrington avenue, Nineteenth ward	503
Ruoff, Herman F., Assistant City Solicitor, relative to Hurd and Trafford Company's properties	302
St. Francis Hospital asking to be exonerated from payment of water rent	118
Sanger, Nat, inviting Council to be present at the dinner to be given the newsboys of Pittsburgh at the Fort Pitt Hotel on Christmas Day	557
Schreiner, Edward, attorney for Charles F. Staughton, claiming he was not awarded contract for painting Tuberculosis Hospital, he being the lowest bidder	216
Seebick, George, President of the Real Estate Exchange, asking that said exchange be given part of the City's appraisement business..	523
Semet-Solway Company of Syracuse, N. Y., asking the City to consider the matter of using Solway 75 per cent calcium chloride on the streets to prevent freezing and to keep down dust	514
Shaffer, H. A., protesting against the South Pittsburgh Water Company charging \$1.00 a foot for the extension of water lines to residences on Kiralfy avenue.....	162
Shaffer, John, protesting against granting an increase in salary to the Police Lieutenants	536
Shea, John T., in relative to City purchasing property owned by Pennsylvania Railroad Company on Josephine street	377
Shipley, S. D., relative to ordinance regulating moving picture business	212
Sinking Fund Commission submitting statement of its operations during fiscal year ending December 31, 1914.....	117
Sloat, Mrs. John A., Secretary Home for Boys, asking for reduction in water rates	506

COMMUNICATIONS FROM—Continued.	Page
Smith, B. H., regarding dangerous condition of boardwalks on Milan, Lynbrook and Edgeworth avenues, Nineteenth ward.....	466
Smith F. C., offering his services in connection with franchise ordinances	579
Smith, Jos. T., asking to be reimbursed for lost time.....	202
Smyth, J. W., Chairman of the Joint Committee of Pittsburgh Electrical Contractors Association and Pittsburgh Electrical Association asking that the ordinance regulating the erection, construction and inspection of electrical wires and appliances be amended	140
Spath, John, asking that Toboggan street be improved.....	444
Sprecker, H. T., complaining of the condition of Buena Vista street ..	309
Spring Hill Board of Trade regarding public improvements in Spring Hill and City View districts.....	443
Spring Hill Board of Trade protesting against the removal and abandonment of Engine Company No. 56.....	18
Spring Hill Board of Trade for repaving Diana street.....	75
Stevenson, W. H., relative to street railway changes.....	576
Succop, W. J. Company, asking to be reimbursed for locating sewer connection	309
Sullivan, E. R., offering property on Frazier street for playground purposes for \$25,000	506
Swan, Robert, expressing thanks for the very kind resolution in regard to the Fourth of July Celebration	339
Swan, Robt., relative to the City using Mr. Kimberling's property for playground purposes	357
Swan, Robt., relative to abandoned Troy Hill reservoir	350
Swan, Robert, Director of Department of Public Works, transmitting letter from Mrs. Cora M. Z. Sprung of Crafton, offering to lease to the City of Pittsburgh a piece of ground on Herschel street for playground purposes for the exoneration of taxes and municipal assessments against the same	525
Swan, Robert, Director Department of Public Works enclosing agreement for railroads who enter the City of Pittsburgh	536
Swan, Robert, Director Department of Public Safety, transmitting resolutions authorizing executions of deeds for property to Annie Zinka, Margaret Hack, Mary Nolan and A. J. Chilcott.....	533
Swan, Mr. Robert, enclosing statements of Thomas Cerminora and Gasper Colosimo in regard to claim of Frank Gigliotti who was hurt in the performance of his duties.....	104, 109
Swan, Robert, relative to contract for furnishing mantle lamps for street lighting and relative to the City installing the new lines	141
Swan, Robt., relative to purchase of lumber by Department of Supplies from Garden City Wrecking Company.....	163
Swan, Robt., relative to restoration of salaries.....	216
Swan, Robert, relative to cutting off telephone service in the Superintendent's office of the Bureaus of Water, Highways & Sewers, Bureau of Engineering and Bureau of City Property....	71
Swan, Robert W., on contract for grading, paving and curbing of West Liberty avenue	46
The Volunteers of America asking that they be exempted from payment of water rent	153

COMMUNICATIONS FROM—Continued.	Page
Thompson, James H., asking if the City will sell lot No. 47 in the Ruch Hill Plan	153
Toole, John J., of Local Union No. 27, United Association of Plumbers and Steam Fitters, asking for increase of wages.....	212
Tone, S. L., of Pittsburgh Railways Company, relative to printing ordinances	575
Townsend, Henry, Superintendent Bureau of City Property, transmitting bill for elevator and steam boiler insurance in the market house	384
Troy Hill Board of Trade transmitting to Council petition for the extension of Harpste street and the grading and paving of Croft street and repaving of Ravine street.....	82
Tuch, Samuel, regarding disposition of old water pipe and scrap iron at the Troy Hill Pumping Station	387
Twenty-seventh ward Progressive Club, asking that California avenue from Termon avenue to the High Bridge be paved	511
United Presbyterian Women's Association of North America, Deaconess Home of the Women's Home Missionary Society, Bethesda Home, Jewish Home for the Aged, Providence Home & Rescue Mission, Young Women's Christian Associations, Sisters of Divine Providence, Coleman Industrial Home for Colored Boys, Young Men's Christian Association (Colored), and Athalia Daly Home, protesting against the payment of water rents as established by present ordinance	430
United Mine Workers of America of Sturgeon, Pa., complaining of the manner in which the cars of West Penn Railway Company are operated	76
University of Pittsburgh inviting Council and His Honor, the Mayor, and their friends to attend demonstration outfit showing how soft coal smoke, blast furnace dust, cement and alumine dust may be removed from gases in which they are held in suspension.....	153
Unverzagt, J. C., asking refund of water rent	298
Uptown Board of Trade requesting the widening of the roadway of Wylie avenue	104
Uptown Board of Trade asking for hearing on ordinance authorizing the County Commissioners to construct, operate and maintain a public highway tunnel through South Hills.....	153
Uptown Board of Trade extending thanks for action taken in widening the roadway of Wylie avenue.....	142
Vochel, S. M., complaining of speed of auto trucks in downtown district	282
Voters' League relative to financial condition of the City.....	71
Walsh, Mrs. P. W., complaining that water from property located at 428 Brownsville avenue, owned by the City, is damaging her property on said street	444
Wagner, L. A., calling attention to conditions on Shetland street.....	229
Ward Machinery Company, Wm., asking that Dawn avenue, Nineteenth ward, be improved.....	151
Ward, Mary A., asking for the passage of an ordinance for the grading, paving and curbing of Belasco avenue	373
Weldon & Kelly Company, complaining that the Director of the Department of Public Safety has deducted \$4.29 from their account for plumbing	327

COMMUNICATIONS FROM—Continued.		Page
West End Board of Trade relative to construction of the Saw Mill Run Sewer		337
West End Board of Trade regarding certain public improvements in the West End district.....		467
West End Board of Trade, relative to widening the roadway of West Carson street roadway		243
West Liberty Board of Trade extending invitation to their picnic at Holmes park		297
White, E. J., Company, advising that his client offers \$6,000.00 cash for property situate on Colking street, Junilla street, Vera street, Upton street, Avon alley, Kirkpatrick street and Bedford avenue		3
White, E. J., Co., asking the City to sell to J. J. Cunningham property on Calvin street		415
Williams, Roger, towards the collection of proper compensation from Public Utilities Corporations		46
Women's Christian Association asking for a reduction in their water rates		466
Women's Christian Association asking to be exonerated from payment of water rent in excess of 5c per 1,000 gallons.....		481
Young, J. A., Co., relative to securing new location for No. 6 Police Station		481
Zitelli, Joseph, offering \$200.00 for lot No. 6 on Orphan street owned by the City		283
Copy of		
Act, fixing the method of sale of Bonds.....		201
Resolution adopted by Beechview Board of Trade, requesting the relocation of a certain portion of Hampshire avenue		468
COUNCIL		
Election of		
City Clerks		171
Oath Administered to		
Clark, Robert, Assistant City Clerk-elect.....		180
Martin, Edward J., City Clerk-elect.....		180
Special Meetings		
Thursday, January 21, 1915.....		33
Thursday, January 28, 1915.....		51
Saturday, January 30, 1915.....		63
Wednesday, April 28, 1915.....		199
Saturday, May 22, 1915.....		243
Friday, July 23, 1915.....		347
Monday, August 9, 1915.....		373
Wednesday, August 11, 1915.....		377
Monday, November 22, 1913.....		523
Thursday, December 9, 1915		553
Saturday, December 11, 1915.....		557
Friday, December 17, 1915.....		573
Friday, December 31, 1915.....		607

PLANS OF LOTS

Brighton Country Club in Twenty-seventh ward.....	525, 539
"Forbes Manor," laid out by Wm. E. Harmon in the Fourteenth ward	186, 194
Hoffman, in Twenty-sixth ward.....	561, 587
In the Twenty-seventh ward and the dedication of Jupiter way.....	387, 410
Murdoch Farms, in the Fourteenth ward.....	481, 499

ORDINANCES

Abolishing

Division of Construction in the Bureau of Engineering, Department of Public Works.....	17
Present Division of Laboratory in the Bureau of Engineering, Department of Public Works.....	17

Acceptance of

Nine-inch T. C. pipe sewer on Elba street.....	298, 320
--	----------

Accepting the dedication of

Certain property in the Sixth ward.....	3, 337, 353, 390
Certain property in the Fourth ward	309, 332
Certain property in the Nineteenth ward	337
Certain property in the Fourteenth ward	373, 390
Reserved strip, one foot wide, along the easterly side of the Westwood Plan of Lots in the Twentieth ward.....	14

Agreement with

Heaslet, H. B., for the furnishing of automobile service for the accommodation of the public in Riverview Park.....	308
Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company, relating to temporary crossings over Chartiers Creek at Marshalsea Farm	478, 501
Railroads entering the City of Pittsburgh to provide for the right in the City of Pittsburgh to cross under, over and through the rights of way and properties of said railroads.....	536

Amending

An ordinance establishing a police telephone and signal telegraph system	557, 571, 603
An Ordinance granting to Pennsylvania Light, Heat and Power Company of Allegheny, right to enter upon, use and occupy certain streets	27, 74, 86
Bill No. 2511, being fixing the number of officers and employes in all departments of City of Pittsburgh.....	189, 205, 221
Certain sections of an ordinance pertaining to the Department of Public Works, Bureaus of Engineering, Water and Parks, entitled, An ordinance fixing the number of officers and employes in all Departments of the City of Pittsburgh.....	188, 205, 220, 233
Contract with Pittsburgh Junction Railroad Company, The Consolidated Traction Company and The Pittsburgh Railways Company for purpose of abolishing an existing grade crossing at Thirty-third street	153, 166

ORDINANCES—Continued.	Page
Amending	
Item 2, Section 79, Department of Public Works, North Side Market, of an ordinance fixing the number of officers and employes in all departments of City of Pittsburgh.....	387, 397
Line 5, Section 7, Mayors Office, Division of Motor Vehicles of an ordinance fixing the number of officers and employees of all Departments of City	102, 121
Line 4, Section 38, of "An ordinance fixing the number and salaries of officers and employes of all departments of the City of Pittsburgh	152, 165
Ordinance granting Crucible Steel Company of America right and privilege to construct and maintain a crane runway across Thirty-first street	196
Portion of Section 101 of Bill No. 2511 being An Ordinance fixing the number of officers and employees of all Departments of City....	74, 83
Portion of sections No. 87 of Bill No. 2511, being An Ordinance fixing the number of officers and employees of all Departments of City	91, 108
Portion of section 95, paragraph "Chief Engineer, \$1,200.00 per annum of an ordinance fixing the number of officers and employes of all Departments of City	102, 122
Portion of section 1 of an Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables	104, 147
Portion of Section 47, of "An ordinance fixing the number and salaries of officers and employes of all departments of the City of Pittsburgh	152, 172
Portion of Section 3 of an ordinance fixing the number of officers and employes in all departments of City of Pittsburgh.....	188
Portion of Section 40, (Division of Plumbing and House Drainage) of an ordinance fixing the number of officers and employes in all departments of City of Pittsburgh.....	212, 222
Portion of Section 33 of an ordinance fixing the number of officers and employes of all departments of City of Pittsburgh.....	336
Section Three of An Ordinance, creating and establishing a Bureau of Smoke Regulation	69, 79
Sections 1 and 2 of an ordinance authorizing the Postal Telegraph Company to lay and maintain underground cables conduits and tubes	182, 193, 225, 242, 250
Section 3 of a general ordinance relating to enter upon, use and occupation of the highways of the City of Pittsburgh.....	229
Section 1 and the title of an ordinance regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during sickness while on duty.....	229, 238
Section 2 of an ordinance authorizing the Director of the Department of Public Works to execute a contract of employment with James L. Stuart	236, 247
Section 3 of an ordinance ratifying and confirming the actions of the committee appointed relative to new City and County building..	256, 266
Sections 4 and 5 of an ordinance regulating signs, sign boards, awnings, marquees and porte-cocheres, liable to become dangerous to traveling public.....	262, 275, 296, 310
Section 10 of an ordinance creating the Firemen's Disability Board..	431, 450

ORDINANCES—Continued.	Page
Amending	
Sections 5 and 6 and the title of an ordinance fixing the license taxes or fees for all public amusements.....	272
Section 60 of an ordinance fixing the number of officers and employes of all departments of City.....	272, 285
Section 4, Mayor's Office, and Section 52, Department of Public Works of an ordinance fixing the numbers and salaries of officers and employes in all departments of the City of Pittsburgh.....	308, 329
Section 1 of An Ordinance providing for letting of a contract for Tower building	336, 356
Sections 2 and 4 of an ordinance relating to milk, skimmed milk and cream, etc.....	359
Sections 2 and 6 of an ordinance for sale of bonds for purpose of funding existing unfunded indebtedness of the City.....	360, 389, 400
Section 20, line 23, Department of Public Safety of an ordinance fixing the number of officers and employes of all departments of City of Pittsburgh	441, 455
Sections 1 and 2 of an ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly and in accordance with the meter readings..	465, 481
The title and part of Section 1, and amending Section 3 and part of Section 9 of an ordinance creating and establishing the Bureau of Horses	535
Annuling	
And setting aside the location of Allequippa street.....	544
And setting aside the location of Erin street.....	104, 132
And setting aside the location of Pitcairn street.....	596, 570
Contract between City of Pittsburgh and M. O'Herron Company for furnishing and laying water pipe line on Hights Run Bridge....	480, 500
Appointment of	
Additional employes in the Bureau of Highways and Sewers.....	430, 444
Captain of Secret Service operatives	161, 205, 221
Female inspector in the Division of Housing and Sanitary Inspection..	559, 581
Four laborers in Bureau of Sanitation	69
Inspector of Secret Service Operatives.....	307
One person to act as Clerk and Supervisor.....	360, 378
Superintendent of Machinery	215, 231
Appropriating	
From Code Account No. 150, Bridge Bonds Series A, 1910, \$3,000.00 for completion of Manchester bridge and approaches.....	544, 562
Proceeds arising from the sale of the issue of bonds, known as Funding Bonds, 1914, and making provisions for the expenditure thereof	465, 482
Proceeds arising from the sale of Water Bonds Series A, 1914, for improvement of water system and installation of meters, etc.....	383, 397
The balance remaining to the credit of the proceeds arising from the sale of Hamilton Avenue Street Improvement Bonds, 1915, and Penn avenue bonds 1915 and providing for disbursement thereof	383, 396
The balance remaining to the credit of the proceeds arising from the Fire Apparatus Bonds, 1914, and Poor House Bonds, 1914, and providing for disbursement thereof	383, 397
To Pittsburgh Association for Improvement of the Poor, \$3,500.00....	82, 93

ORDINANCES—Continued.		Page
APPROPRIATIONS FOR		
Conducting the public business of the City of Pittsburgh, and for meeting the debt charges thereof for the fiscal year, beginning January 1st, 1915, and ending December 31, 1915.....	34, 59, 60, 61, 62	
Approving		
Brighton Country Club Plan of Lots in Twenty-seventh ward.....	525, 539	
Hoffman Plan in Twenty-sixth ward	561, 587	
Murdoch Farms Plan in the Fourteenth ward	481, 499	
Oliver, D. B., Plan of lots in the Twenty-seventh ward	388, 410	
Plans for the Joint City and County Building	215, 232	
The plan of "Forbes Manor"	182, 194	
Authorizing		
The Duquesne Light Co., at their own cost and expense, to place poles and string wires across property at the Ross Pumping Station	215, 249	
The Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh	236, 250, 269, 278, 296, 344, 344	
Authorizing and Empowering		
The County Commissioner's to construct operate and maintain a public highway tunnel	153, 165	
Board of Water Assessors.		
To grant exonerations to all hospitals and charitable institutions in the City of Pittsburgh	560, 577	
Bonds		
For improvement and extension of water system.....	4	
For improving Hamilton avenue	237, 244, 258	
For raising grades of Penn avenue	237, 244	
For opening and improvement to public highway along the face of Mt. Washington hillside	262	
For the construction of refuse and disposal plant	360, 396	
For laying out, opening, widening, straightening, extending and changing the grades and the grading, paving and curbing of streets, highways and alleys and the construction and reconstruction of public sewers within the corporate limits of the City of Pittsburgh (signifying desire)	384, 385	
For construction of a surface water sewer over Nine Mile Run Drainage Basin and for improving, widening, straightening and otherwise improving streets, alleys, bridges, etc., etc. (signifying desire)	384	
For widening and improving Howard street, East street and the opening and construction of a tunnel from East Ohio street to Spring Garden avenue (Signifying desire)	387	
For the payment of the current ordinary expenses of conducting the public business of the City of Pittsburgh.....	17, 49, 52	
For the purpose of funding existing unfunded indebtedness of the City	512, 526, 543	
To provide funds for current ordinary expenses of conducting the public business of City	535, 545	

ORDINANCES—Continued.	Page
Cancel	
With the consent of the lessor, lease to the City of Pittsburgh for premises occupied by the Department of Charities at 542 Fourth avenue	172, 185
Changing the Names of	
Argentine place	296, 323
Beech way	514
Brashear street	298, 323
Certain avenues, streets and ways in the City of Pittsburgh ..	182, 195, 196, 206
Chartiers avenue	336
Greenfield avenue (portion of)	235
Hager street	262
Harrold place	443, 462
Clerk of Diamond Market.	
To allot and rent stands in New Market Building	282, 320, 338
Conferring right upon	
The Commissioners of Allegheny County to construct and readjust certain sewers and connections	361, 379
Continuing	
Position of Clerk in the Auditing Division of the Department of City Controller	82, 93
Contract between	
City of Pittsburgh and the Sunlight Illuminating Company.....	215, 249
Construction of	
Street railway track upon Diamond street between Grant and Ferry streets	574
Construction of	
Certain extensions and improvements to existing sewerage system..	236, 248
Contract for	
A period of three years for furnishing of electric current used by City of Pittsburgh	23, 82, 95, 109
Additional Repairs at No. 2 Police Station.....	238, 251
Alterations and additions to dining room and kitchen at present male and female cottage building and the extension of main steam supply line to the new male asylum building, Marshalsea, Pa....	394, 425
Alterations and repairs and improvements at the Eighth street engine house	284, 415
Arrest, care and disposal of unlicensed dogs.....	507, 529
Automobile for Bureau of Engineering	273
Automobile for the department of City Controller	465
Concrete and brick work in extension to dressing rooms at the Brushton Swimming Pools	393, 421

ORDINANCES—Continued.	Page
Contract for	
Construction of an Asylum Building at the City Home, Marshalsea	118, 149
Construction of certain relief sewers.....	360, 379
Construction of certain relief sewers.....	92, 108
Construction of a relief sewer in Negley Run Drainage Basin.....	414, 436
Construction of concrete sidewalks and combination curb and gutter	283, 304
Construction and equipment of Public Comfort Stations in South Side Market	430
Construction and equipment of public comfort stations in the South Side Market	361, 446
Construction of and erecting stalls in new Diamond Market House....	103, 128
Construction of a Farmers' Market Building	103, 128
Construction of foundations and appurtenances at Brilliant Pumping Station	256, 278
Construction of temporary wooden trestle	273, 289
Construction of Public Comfort Station at Penn avenue and Butler street	442, 461
propelled City Truck and one Tractor for hook and ladder truck..	91, 112, 135
Construction of Public comfort station on North East side of Penn avenue near Frankstown	92, 109
Construction of a public comfort station on Forbes street east of Brady street	215
Division of the new ward at the Municipal Hospital.....	181, 191
Erection and completion of two gate houses and appurtenances at the North Side Reservoir	283, 304
Fuel for pumping stations	225, 265
Furnishing an automobile for use of Department of Public Works....	236, 247, 366
Furnishing one auto propelled Combination Chemical and Hose Wagon	69, 79 86
Furnishing of current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh	26, 65, 82, 94
Furnishing and installing of Twelve Light Mercury Art Reflectors..	74, 85
Furnishing and installation of a steam heating system in the North Side Light Plant	524, 549
Furnishing and delivering of suction chambers and cage plates.....	162, 176
Furnishing and delivering of certain equipment for the Tuberculosis Hospital	139, 168
Furnishing eight, more or less, motorcycles for Bureau of Police....	171, 185
Furnishing and erecting of a movable stiff-leg derrick on North Side Municipal Asphalt Plant	103, 127
Furnishing and equipping of the two (2) new pavilions to the cottage building, Marshalsea, Pa.	102, 136
Furnishing "For Sale" Signs	337
Grading around building and construction of sidewalks of the Tuberculosis Hospital	235, 254
Installation of generators, gas engine, etc.....	189
Laying and construction of cement sidewalks	200, 222
Laying of concrete sidewalks and constructing light posts.....	92, 108

ORDINANCES—Continued.	Page
Contract for	
Laying of concrete sidewalk on Government way.....	524, 537
Installation of an Electric light plant	442, 464
Laying and relaying of a water pipe line on Hamilton avenue.....	212, 224
Laying of a water pipe line in Forbes Manor.....	228, 242
Laying of water lines on Duquesne Way	256, 279
Making certain repairs to the Melancthon street bridge and the stairways leading to the Fulton street bridge	454, 471
Materials and general supplies for several departments of City government for year beginning January 1, 1915	12, 20
Materials and general supplies	543, 562
One Auto Touring Car	187, 202
One Automobile	11, 91, 91, 110, 112
One (1) new auto propelled ambulance and one (1) new auto propelled passenger bus	271, 345
One (1) automobile 7-passenger touring car.....	327, 343
Painting of the interior of the Tuberculosis Hospital Buildings on Leech Farm	73, 88
Raising and remodeling of two dwellings	283, 323
Raising the southerly end of the north span of the North Side Point Bridge	189, 206
Repairing lateral bracing on Herron avenue bridge	443, 462
Rebuilling Greenfield Avenue Bridge	228
Rebuilding and repairing bridges	200, 223
Reconstruction of retaining wall on Melwood avenue.....	273, 289
Relaying sidewalks on Davis Avenue Bridge.....	328, 344
Remodeling of the Steam Heating and Ventilating System in the old wings of the present cottage buildings at Marshalsea, Pa... ..	393, 425
Removal of bell tower on Engine House No. 46	503, 518
Repairs to South Side Market House	103, 173
Repaving avenues and streets	141, 156
Repaving Manton Way	182, 193
Repaving Webster avenue	387, 402
Surfacing roadway in Riverview Park	298, 320
Telephone Service	161
Three Auto Propelled Combination Hose and Chemical Wagon, 1 auto Tower Building	271, 334
Two (2) automobile trucks	273, 290
Widening roadway of Fullerton street	70, 78
Widening roadway of Wylie avenue	73, 85
Contracts Jointly with	
County Commissioners for the erection of a joint City and County Building	256, 319
Contracts with	
A Title Company for furnishing certified copies of liens, etc.....	348, 445, 456

ORDINANCES—Continued.	Page
Contracts with	
Birmingham Street Railway Company, Pittsburgh & Birmingham Traction Company of Pittsburgh and the Pittsburgh Railways Company for the temporary abandonment of the street railway track located on certain streets in the Seventeenth ward.....	574, 574
County Commissioners of Allegheny County for the occupation, use, administration, maintenance, operation, and control of a joint County and Municipal building	100, 206
Federal Street & Pleasant Valley Passenger Railway Company, United Traction Company of Pittsburgh and the Pittsburgh Railways Company for the temporary abandonment of street railway tracks on certain streets in the Twenty-third ward.....	575
Monongahela Street Railway Company, Consolidated Traction Company and the Pittsburgh Railways Company for the temporary abandonment of the street railway tracks upon certain streets in the Fourteenth ward	574
Pittsburgh, Allegheny & Manchester Passenger Railway Company, The Pittsburgh, Allegheny & Manchester Traction Company, United Traction Company of Pittsburgh and Pittsburgh Railways Company for the temporary abandonment of the street railway tracks located on certain streets in the Twenty-first ward.....	575
Pittsburgh Railways Company for the adjustment of the car license tax	308, 331, 339
Suburban Rapid Transit Street Railway Company, Consolidated Traction Company and the Pittsburgh Railways Company for the temporary abandonment of the street railway tracks upon certain streets in the Seventeenth ward	574
The proper officers of the Pennsylvania College for Women of Pittsburgh, Pennsylvania, for the purpose of laying a water pipe line through property of said college	384, 500
Transverse Passenger Railway Company, Citizens Passenger Railway Company, Allegheny Traction Company, Fort Pitt Traction Company, Consolidated Traction Company and Pittsburgh Railways Company for the temporary abandonment of the street railway tracks located upon certain streets in the Twenty-third ward....	575
Warren Brothers Company to lay bitulithic paving	262, 277, 279
Conveyance to	
The County of Allegheny of City Hall property and Allegheny Poor Farm in exchange for the conveyance to the City by the County of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue	236, 322, 360, 379
Creating	
And establishing a Bureau to be known as Bureau of Animal Industry.....	514, 565, 581
And establishing a Bureau to be known as the Bureau of Tests.....	17, 43
Bureau of Detectives	553, 569, 603
Bureau for inspection and supervision of all boilers and machinery belonging to and operated by the City.....	478
Certain positions in the Bureau of Infectious Diseases.....	271, 340
Division of "Efficiency Standards"	533, 545, 580
Division of Fire Prevention	478

ORDINANCES—Continued.	Page
Four new positions in the Bureau of City Property.....	442, 456
New positions for four male and four female attendants in the Bureau of City Property	385, 397
Pension Fund and Pension Board	388, 396, 435
Position of Special Investigator	101, 124
Position of Sheet Metal Worker	101, 122
Position of three watchmen at the North Side Reservoir.....	181, 194
Position of Adjuster in the office of the Board of Water Assessors...	237, 244
Position of Sign Poster and Clerk.....	337
Position and defining the duties of Superintendent of Boilers and Machinery	414
The Bureau of Recreation in the Department of Public Works in the City of Pittsburgh	17, 42
The Division of Topography in the Bureau of Engineering, Depart- ment of Public Works	17, 43
Defining	
Duties of the secretary and chief engineer in the Department of City Planning	17, 43
Designating	
Bly street	119, 146
Ira way	467, 485
Names of an unnamed street and certain unnamed ways in the City of Pittsburgh	182, 196, 207
Names of two unnamed ways in the Twenty-sixth ward.....	480, 498
Employment of	
Laborers in Bureau of Sanitation	73, 82
Nurses as needed at the Municipal Hospital.....	181, 195
One (1) additional inspector in the Bureau of Engineering.....	504, 537
Two additional inspectors in the Bureau of Engineering.....	442, 456
Two auto mechanics in the Division of Motor Vehicles (temporary)...	2
Establishing	
The opening grades on Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdock street, Squirrel Hill avenue and Woodmont street.....	443, 462
The opening grades on Belgium way, Bender way, Bonaventure way, Chellis street and way, Cambronne street, Claude way, Hiawatha street, Jayme way, Marguerite way, McClure avenue, Oswald street, Perrott avenue and Winshire street.....	395, 422
The opening grades on Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Per- rott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans way, Winters way and Winshire street	443
The opening grades of Celeron street, Cromwell street, East End ave- nue, Flotilla way, Forbes street, Pansy way and Peebles street..	153, 165
The opening grades on DeFoe street and Wales way.....	535, 549
The opening grade of Jupiter way	338, 354
The opening grade on Wedgemore place.....	525, 539
The opening grade of Wendover street.....	467, 486
Training School for Firemen	119, 411

ORDINANCES—Continued.		Page
Establishing Grades on		
Almira way	480, 497	
Bayonne avenue	18, 50	
Bellaire avenue	514, 528	
Bells way	153, 166	
Bolivar way	515	
Brashear street	200, 223	
Coverdale street	338, 354	
Craig street	395	
Dakota street	350, 367	
Dargan street	119, 146	
Emma street	443, 462	
Enfield street	535, 550	
Fallowfield avenue	18, 50	
Frampton street	467, 485	
Glenn way	535, 550	
Graphic street	257, 266	
Greenwood street	431, 449	
Juniper street	350, 368	
Kramer way	467, 486	
Lotus way	70, 79	
Manning street	395, 423	
May way	536, 550	
Middleton street	431, 449	
Minerva street	119, 146	
Plainview avenue	70, 79	
Proxim way	257, 267	
Reifert street	515, 529	
Sorg way	189, 207	
Sprague street	480, 497	
Starkamp street	515, 529	
Tonapah avenue	309, 333	
Utica Way	350, 368	
Valora street	338, 355	
Ward street	257, 267	
Westwood street	467, 486	
Whitney street	257, 267	
Winamack street	338, 355	
Winona street	338, 355	
Wittman street	515, 529	
Exempting		
Hospitals and Charitable institutions from payment of water rents ...	394	
Exonerating		
Public Hospitals supplied by metered service from the payment of water rents	535	

ORDINANCES—Continued.

Page

Extending and Opening

Ravont way	480, 548, 580
------------------	---------------

Fixing number and salaries of

Employees in Division of Topography	17
Officers and employes in all departments of the City of Pittsburgh	17, 42, 53, 602, 569, 553

Fixing salaries of

Employees in the Bureau of Tests	17
--	----

Fixing Schedule of

Fees to be charged for the use of the Music Hall and lecture room in the Carnegie Free Library of Allegheny	6
---	---

Fixing width and position of

Sidewalks on Diamond street	236, 250
Roadway on Janathon street	119, 147
Sidewalks and roadway on Bayonne avenue	18, 50
Sidewalk and roadway of Bloomer street	119, 147
Sidewalks and roadway on Craig street	395, 423
Sidewalk and roadway of Fairmont street	119, 147
Sidewalks and roadway on Fallowfield avenue	18, 50
Sidewalks and roadway on Penn avenue	104, 132
Sidewalks and roadway on Wylie avenue	298, 354
Sidewalks and roadway on Wylie avenue	298, 354

Giving

Authority for and regulating the methods of legal proceedure in the Bureau of Building Inspection	557
Division of the Department of Public Works power to refund money paid for permits taken out for opening of streets and not used..	430

Grading, Paving and Curbing of

Atkins street	273, 353
Belman way	386, 470
Bloomer street	443, 461
Brady street	442, 517
Bristol street	480, 592, 607
Bucyrus street	393, 420
Chauncey street	394, 420
Firth street	395, 420
Formosa way	362, 408
Greenwood street	454, 526
Hillsboro street	189, 248
Juniata place	386, 471
Kennedy avenue	408
Kittanning way	395, 420

ORDINANCES—Continued.		Page
Establishing Grades on		
Almira way	480, 497	
Bayonne avenue	18, 50	
Bellaire avenue	514, 528	
Bells way	153, 166	
Bolivar way	515	
Brashear street	200, 223	
Coverdale street	338, 354	
Craig street	395	
Dakota street	350, 367	
Dargan street	119, 146	
Emma street	443, 462	
Enfield street	535, 550	
Fallowfield avenue	18, 50	
Frampton street	467, 485	
Glenn way	535, 550	
Graphic street	257, 266	
Greenwood street	431, 449	
Juniper street	350, 368	
Kramer way	467, 486	
Lotus way	70, 79	
Manning street	395, 423	
May way	536, 550	
Middleton street	431, 449	
Minerva street	119, 146	
Plainview avenue	70, 79	
Proxim way	257, 267	
Reifert street	515, 529	
Sorg way	189, 207	
Sprague street	480, 497	
Starkamp street	515, 529	
Tonapah avenue	309, 333	
Utica Way	350, 368	
Valora street	338, 355	
Ward street	257, 267	
Westwood street	467, 486	
Whitney street	257, 267	
Winamack street	338, 355	
Winona street	338, 355	
Wittman street	515, 529	
Exempting		
Hospitals and Charitable institutions from payment of water rents ...		394
Exonerating		
Public Hospitals supplied by metered service from the payment of water rents		535

ORDINANCES—Continued.	Page
Extending and Opening	
Ravont way	480, 548, 580
Fixing number and salaries of	
Employees in Division of Topography	17
Officers and employees in all departments of the City of Pittsburgh	17, 42, 53, 602, 569, 553
Fixing salaries of	
Employees in the Bureau of Tests	17
Fixing Schedule of	
Fees to be charged for the use of the Music Hall and lecture room in the Carnegie Free Library of Allegheny	6
Fixing width and position of	
Sidewalks on Diamond street	236, 250
Roadway on Janathon street	119, 147
Sidewalks and roadway on Bayonnne avenue	18, 50
Sidewalk and roadway of Bloomer street	119, 147
Sidewalks and roadway on Craig street	395, 423
Sidewalk and roadway of Fairmont street	119, 147
Sidewalks and roadway on Fallowfield avenue	18, 50
Sidewalks and roadway on Penn avenue	104, 132
Sidewalks and roadway on Wylie avenue	298, 354
Sidewalks and roadway on Wylie avenue	298, 354
Giving	
Authority for and regulating the methods of legal proceedure in the Bureau of Building Inspection	557
Division of the Department of Public Works power to refund money paid for permits taken out for opening of streets and not used..	430
Grading, Paving and Curbing of	
Atkins street	273, 353
Belman way	386, 470
Bloomer street	443, 461
Brady street	442, 517
Bristol street	480, 592, 607
Bucyrus street	393, 420
Chauncey street	394, 420
Firth street	395, 420
Formosa way	362, 408
Greenwood street	454, 526
Hillsboro street	189, 246
Juniata place	386, 471
Kennedy avenue	408
Kittanning way	395, 420

ORDINANCES—Continued.		Page
Grading, Paving and Curbing of		
Light way	430, 446	
McCook street	395, 421	
Newman way	362, 469	
Odessa place	387, 408	
Paulson avenue	505, 517	
Perrysville avenue	328	
Phillips avenue	387, 408	
Republic street	24	
South Negley avenue	414, 437	
Sprague street	480, 549	
Stoebner way	273, 290	
Susquehanna street	362, 470	
Ticase way	362, 470	
Torrens street	362, 469	
Turrett street	524, 538	
Virginia avenue	283, 353, 366	
Waldron street	395, 421	
Ward street	431, 569	
Wheatland street	189, 249	
Woolslayer way	387, 409, 496	
Granting to		
Allegheny County Steam Heating Company, the right to enter upon City streets and place conduits for distribution of steam.....	215, 262, 277, 295, 380, 374, 370, 370, 370, 370	
Bates Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and high- ways in the City of Pittsburgh	574	
Birmingham Street Railway Company, its successors, lessees and as- signs the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	573	
Boggs, Mr. R. H. and Mr. H. Buhl, the right to lay, maintain and use a six (6) inch terra cotta pipe containing a two (2) inch high steam pressure under and across Park way	514, 539	
Brownsville Avenue Street Railway Company, its successors, lessees and assigns the right to enter upon use, and occupy certain streets and highways in the City of Pittsburgh	573	
Brunot Island Bridge Company right to erect bridge over and across certain streets	257	
Citizens Passenger Railway, right to enter upon, use and occupy Anderson street	215	
Citizens Passenger Railway Company, its successors, lessees and as- signs, the right to enter upon, use and occupy certain streets and and highways in the City of Pittsburgh	573	
Consolidated Gas Company right to enter upon, use and occupy North Side Point bridge	205	
Crucible Steel Company of America, right and privilege to construct and maintain a crane run way across Thirty-first street.....	153, 166	

ORDINANCES—Continued.

Page

Granting to

Dunlevy and Bro. Company right to construct and maintain a tunnel under and across Enterprise street	70, 78
Duquesne Street Railway Company right to enter upon, use and occupy portion of Diamond street	262
Duquesne Street Railway Company right to enter upon, use and occupy South Highland avenue and Center avenue	162, 176, 207
Duquesne Street Railway Company right to enter upon, use and occupy Negley avenue and Penn avenue	162, 176, 207
Duquesne Street Railway Company, its successors, lessees and assigns the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	574, 579
Equitable Gas Company, right to enter upon use and occupy North Side Point bridge	208
Fort Pitt Street Passenger Railway Company its successors, lessees and assigns the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	574
Heinz, H. J., right to lay, maintain and use certain pipes under and across Progress street	6
Jones and Laughlin Steel Company, the right to lay, maintain and use certain pipes under and across Ross street	236, 250
Jones and Laughlin Steel Company, right to erect, etc., certain poles and supports on Langhorn street	430, 448
Liberty Brewing Company, the right to lay and maintain and use certain concrete ducts under and across Hamilton avenue	284, 344, 355
Morningside Electric Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	574
Mt. Washington street Railway Company right to enter upon, use and occupy and cross Narragansett avenue, Baltimore street and Fremont place	431, 462
Mt. Washington Street Railway Company right to enter upon use, and occupy Narragansett avenue, Fremont place and Baltimore street	299
Mueller Brothers permission to remove parapet on northerly side of the east abutment of the Baum boulevard, formerly Atherton Avenue) bridge	394, 421, 489, 447
Nicola, Mr. F. F., right to lay and maintain a concrete tunnel under and across Exchange way	298, 333
Packard Motor Car Company to remove portion or railing on Baum boulevard	350
Permission, Henry Kreiling to erect a platform along Southern side of Water street	298, 356
Pittsburgh Union Passenger Railway Company, its successors, lessees and assigns, the right to enter upon use and occupy certain streets and highways in the City of Pittsburgh	573
Pittsburgh and West End Railway Company, its successors, lessees and assigns the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	573
Pittsburgh Railways Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	573
Suburban Rapid Transit Street Railway Company, its successors, lessees and assigns the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh	573

ORDINANCES—Continued.	Page
Lease for	
Room 508 in Oliver building	91, 105
The City of Pittsburgh from Fidelis Realty Company, for premises at No. 318-620-622 Wylie avenue	280, 300
Lease of	
Certain property owned by City to Wadsworth Stone and Paving Company	263
Leases with	
Estate of Henry W. Oliver	152, 202
Levying and Assessing Taxes and Water Rents	
For the fiscal year 1915, for payment of separate indebtedness	22, 47, 51
For the fiscal year beginning January 1st, 1916	543, 555
Licensing of	
Chauffeurs and automobile owners	215, 273, 324
Making	
Appropriations for to pay the expenses of conducting the public busi- ness of the City of Pittsburgh	553, 566, 600
It unlawful to accost or solicit any person in a public place for im- moral purposes	97, 177
Opening	
Brady street	309, 409
Fifth Avenue Extension	238
Malden street	4
Rosetta street	480, 548
Semple street	189, 248
Stoebner way	200, 222
Turrett street	480, 496
Malden way	4
Paving and Curbing	
Campania avenue	524, 538
Payment to	
Persons in the employ of the City of Pittsburgh of their salary or wages during absence from their employment on account of sick- ness or injury	161, 173
Prescribing duties of	
Bureau of Building Inspection	557
Prohibiting	
Any person or persons from soliciting on the public streets the privilege or business of performing marriage ceremony	535, 551
The solicitation of custom or trade by what is commonly called "barking"	15

ORDINANCES—Continued.

Page

Promote Health and Efficiency of

Firemen of the City of Pittsburgh by providing for a two platoon system360, 411, 545

Providing

Construction of a fifteen (15) inch and an eighteen (18) inch pipe storm water sewer on Brookline boulevard 560, 592

For alterations to Mechanical hall, Western Pennsylvania Exposition Building553, 566, 578, 580

For the examination of and issuing of permits to persons operating pipes, boilers, engines, containers, tanks or vessels under air, water or gas or steam pressure in the City of Pittsburgh 478, 492

For the making of a contract for the purchase of an automobile..... 92

For rebuilding the stairways and approaches to Plum way foot bridge 560, 592

For the reporting of Veneral diseases 187, 210

For the safety of the public by requiring the owners or drivers, or operators, or persons in charge of vehicles to display lights thereon from one hour after sunset and until one hour before sunrise and whenever necessary owing to fog and smoke 491, 554

Method of assignment for duty of District Commissioners and Police Lieutenants 553

That all hospitals and charitable institutions in the City of Pittsburgh maintaining laundries for commercial purposes etc., shall pay the usual rate for water used for such purposes 560, 577

That hereafter all water supplied by the City of Pittsburgh shall be paid for quarterly 11, 19

That street laborers employed by the City of Pittsburgh shall be employed and paid by the month 478, 537

Purchase of

Certain lot or piece of ground on west side of Stanton avenue 257

Certain lot or piece of ground situate in the Twenty-sixth ward 138, 143

Certain real estate in the Fourth ward 214, 455

Reconstruction of

Certain changes in an overhead bridge of West Side Belt Railroad Company 215, 233

Outlet sewer on Bakers place 236, 248

Reconstructing and Remodeling

Herron avenue bridge (portion of) 228, 310

Re-Establishing grade of

Barbeau street 103, 129

Barkers place 103, 129

Brady street 480, 497

Butler street 506, 528

Capitol avenue 70, 79

Carillo street 395, 423

Cecil place 103, 129

Cooper avenue 257, 266

ORDINANCES—Continued.		Page
Re-Establishing grade of		
Darragh street	395, 423	
Duquesne way	103, 129	
Eighth street	103, 130	
Enfield street	535, 550	
Evans way	103, 130	
Exchange way	103, 130	
Fairmount street	119, 146	
Fancourt street	103, 130	
Federal street	103, 131	
Fifth avenue	103, 131	
Fourth avenue	182, 194	
Hamilton avenue	480, 498	
Liberty Avenue	3, 14	
McCrea way	104, 131	
Maddock place	103, 131	
Mentor way	104, 131	
Penn avenue	104, 132, 395, 424	
Perrott avenue	431, 449	
Saline street	395, 424	
Scott place	104, 132	
Tenth street	350, 369	
Thirty-third street	3, 14, 338, 354	
Turrett street	119, 146	
Regrading, Repaving, Recurbing		
Laying of sidewalk pavements, and otherwise improving to the re-established grades of the following highways, Penn avenue, Duquesne way, Bells way, Barbeau street, Fancourt street, Evans way, Stanwix street, Fifth avenue, Cecil place, Mentor place, Federal street, McCrea way, Exchange way, Barkers place, Scott place, Maddock place and Eighth street	152, 165	
Forbes street	387, 402	
Regulating		
Construction, alteration, repair and operation of elevators	553	
Construction, arrangement, ventilation, lighting and heating of buildings, vaults, safes and cabinets for the storage of nitro-cellulose or like inflammable motion picture films, etc.	524	
Dance Halls	255, 345	
Licensing blind itinerant musicians	155, 103	
Opening of the surface of streets, alleys and highways of the City of Pittsburgh	8, 92, 127	
The method of legal procedure in the Bureau of Building Inspection	557	
Relating to		
Erection, construction and inspection of wires and appliances	140	

ORDINANCES—Continued.

Page

Repaving of

Tenth street	309, 332
Sandusky street	236, 247

Repealing

An Ordinance establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexell street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock street, Shoreham street, San Pedro street, St. Albans street, Sewickley road and Winshire street	443, 464
An Ordinance for sale of bonds for purpose of widening and improvement of Grant boulevard, etc.	348, 364
An ordinance for sale of bonds for purposes of construction of a surface water sewer in the nine mile run drainage basin, etc.	348, 364
An ordinance for sale of bonds for purpose of improvement of a public highway along the face of the Mt. Washington hillside, etc.	348, 364
An Ordinance appropriating certain real estate in Nineteenth ward..	262
An Ordinance providing for making of contract for laying water pipe line on Duquesne way	298, 324
An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment by reason of illness or injury sustained while in performance of their duties.....	199, 221, 230, 241
An Ordinance re-establishing the grade of Penn avenue,(portion of)	274, 292, 304, 325, 344, 363
Item one of Section 2 of an ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh	383, 401
Ordinance No. 151, locating Albermarle avenue	480, 498
Ordinance No. 56, locating Beeler street	544, 570
Ordinance No. 58, locating Bellefield street	480, 539
Ordinance No. 8, locating Breed street	350, 368
Ordinance locating Brightwood street	274, 291
Ordinance locating Coanza street	274, 292
Ordinance locating Larimer avenue	395, 422
Ordinance No. 60, locating Murdock street	481, 498
Ordinance No. 553, locating Squirrel Hill avenue	481, 499
Ordinance No. 462 locating Woodworth street	544
Ordinance opening Baretto street	524, 548
Ordinance for sale of bonds for funding existing unfunded indebtedness	543, 562
Ordinance No. 300, authorizing the opening of Breed street	350, 402
Ordinance establishing the grade of Penn avenue	395
Ordinance No. 680, widening Everett street	350, 366
Ordinance establishing the opening grades on Belgium street, Cambronne street, Chellis street, Perrott avenue, Oswald street and Wittman street	395, 422
Ordinance No. 216 re-establishing the grade of Tenth street	395, 422
Portion of Ordinance No. 91, locating Enfield street.....	350, 368

ORDINANCES—Continued.		Page
Restoring and Reinstating		
Leases of H. S. Hays and C. P. Mercer in the North Side market....		182, 193
Requiring		
Any person or persons engaged in the work of chipping flag stone or other sidewalk material, to have some shield or protection to prevent flying particles from injuring persons passing		129
Hospitals and sanitariums in City of Pittsburgh to provide and equip windows with screens		6
Residents, etc., to provide separate vessels for garbage and rubbish etc.	195, 209, 224, 271, 306, 309	
Setting aside		
Certain contract to R. D. Thomas and Company for the construction of a sewer on Bayard and Neville streets		298, 321
Settlement of		
Claims of the City against the Pittsburgh Railways Company, the Duquesne Light Company and the Pennsylvania Light, Heat and Power Company		141, 155
Equity suit of the City of Pittsburgh against the Oliver Iron and Steel Company		2, 64, 98
Sewers on		
Albertice street		442, 461
Arnold street		431, 447
Bedford avenue		361, 403
Buente street		467, 484
Buffington avenue		70, 78
Butler street (north side-walk of)		361, 403
Catalpa street		361, 403
Covel way		414, 437
Dagmar avenue		431, 447
Denman way		514, 527
Denniston street (west side-walk of)		361, 404
Donegal way		454, 471
Downing street (relief)		480, 496
Elkton street		361, 404
Finance street		361, 404
Frampton avenue		70, 78
Frankfort street		467, 485
Goodwood way		443, 461
Gopher street		361, 405
Hillside street		524, 538
Hillside way		514, 527
Huntress street		454, 472
Lappe lane		467, 484
Lindsay street		362, 407

ORDINANCES—Continued.

Page

Sewers on

Lyman street(relief)	162
Mansfield avenue	361, 405
Michigan avenue	514, 527
Orbin street	361, 405
Oswin street	455
Peach way	189, 205
Phillips avenue	387, 403
Poplar way	309, 332
Reed street	361, 405
Reuben street	455, 472
Rolfe street	514, 528
Ruch street	467, 485
Sarah street	361, 406
Sheridan street (east side-walk of)	301, 406
Somers street	362, 406
Stafford street	514, 527
Stoebner way	273, 290
Susquehanna street	362, 406
Torrens street	362, 407
Winterton street	414, 437
Woodville avenue	362, 407
Wynmore street	362, 407
Zahniser street	455, 472

Supplement to

An ordinance creating the Firemen's Disability Board	576, 593
An ordinance regulating in the interests of public safety, health and convenience, the movement of pedestrians, animal and vehicular traffic	284, 324

Transfer of

Certain moneys from Appropriation No. 1570 and Appropriation No. 42, Contingent Fund	327, 343
--	----------

Vacating

Amity alley	4
Benton avenue	443, 462
Blair street	350, 367
Brandon road	443, 462
Cliffview road	443, 462
Cresson alley	5
Drexal road	443, 462
Fletcher al'ey	5
Grenet street	443, 462
Hamilton avenue (portion of)	350, 409
Kenmore road	443, 462

ORDINANCES—Continued.		Page
Vacating		
Kleber street	443, 462	
Langhorn street	350, 367	
Lily street	3	
Normandie place	443, 462	
Pennock road	443, 462	
Perrott avenue	443, 462	
Perrysville plank road (portion of)	75, 133	
Pitcairn street (certain sections of)	506, 587	
St. Albans street	443, 462	
San Pedro street	443, 462	
Second avenue (portion of)	504, 586	
Sewickley road	443, 462	
Shoreham street	443, 462	
Thirty-third street (portion of)	3, 338, 389, 390	
Timberland avenue	338 536, 587	
Unnamed alley	5	
Winshire street	443, 462	
Water Pipe Lines		
To raise and relay of, in district bounded by Penn avenue, Duquesne way and Barbeau street	327, 340	
Widening		
Benton avenue	152, 223	
Fifth avenue	298	
Freeland street	467, 570	
Hamilton avenue	350, 409	
Petitions		
Boardwalk on		
Rebecca street	255	
Change of name of		
Kipling street to its former name "Parkman avenue"	182	
McAlvey street "Maywood place"	257	
Nunnery Hill to "Fineview"	103	
Omega street to "Flath street"	228	
Park way to "Winchester avenue"	215	
Reedsdale street to "Rebecca street"	104	
Erection of		
Arc lamp at intersection of Lanark and Hillsboro street	151	
Boardwalks on Jeffers and Faronia streets	441	
Boardwalk on North View avenue	595	
Boardwalks and steps near ravine on Faulkner street	441	
Stairways from Barnes avenue to Spring lane	455	
Stepson Hyphen alley	228	
Steps at intersection of Point Bridge and the new Manchester bridge	455	

PETITIONS—Continued.		Page
Exoneration of		
Christian church of Sheraden		257
Grading, Paving and Curbing of		
Bloomer street		443
Bucyrus street		393
Chancey street		394
Firth street		394
Formosa way		362
Kittanning way		395
Light way		430
McCook street		395
Odessa place		387
Paulson avenue		505
Phillips avenue		387
South Negley avenue		414
Stoebner way		273
Turrett street		480
Waldron street		395
Woolslayer way		387
IMPROVEMENT OF		
Banksville road		119
Chartiers avenue		139
Park at intersection and Reed and Colwell streets		187
Location and opening of		
Forty foot street		480
Miscellaneous		
Blind, Conrad, asking that playground property in rear of his property at 228 Spring Garden avenue, be properly drained.....		521
Bunton, Harry R., for payment of interest on overpaid taxes.....		272
Business men and property owners on Smithfield street, asking that said street, from Water street to Liberty avenue, be repaved with wooden blocks		523
Citizens of Twenty-sixth ward protesting against the elimination and removal of Engine Company No. 56		11
Citizens of Twentieth ward asking Council to take up with the Pittsburgh Railways Company, the matter of having cars stop at Elliott steps on Chartiers avenue		161
Citizens of Troy Hill asking that the City consider its plans to erect a shelter house		188
Citizens and property owners of Twentieth ward, asking Council to reconsider the advisability of discontinuing Engine Company No. 39		200
Citizens of South Side, asking that South Twenty-second street be opened and repaved		283
Citizens and residents of Lawrenceville, for the placing of concrete walk on Government way		480

PETITIONS—Continued.	Page
Miscellaneous	
Citizens, asking that certain positions in the Bureau of Recreation be abolished	507
Citizens of the Fifth ward, asking that cancuter steps be constructed from Centre avenue to Breckenridge avenue, to replace the present wooden steps	453
Committee and members of Bureau of Fire, asking that employes be given careful consideration when abolishment of certain Engine houses are taken up	11
Committee of Police Lieutenants, asking for an increase in salary to \$1600 per annum	466
Directors of the Home for Aged and Infirm Colored Women from payment of water rate	466
Duncan, William, for reconveyance of property	189
Englert, George, for exoneration of assessment of water tax.....	377
Firemen of Engine House No. 14, asking that more firemen be employed in order that a pass day may be granted every fourth day in the year in preference to the two-platoon system	525
Harper, James F., for reconveyance of property known as lot No. 569 in a plan of lots called "Grandview"	182
Herriott and Morgan, attorneys for the estate of Thomas Wightman, deceased, asking that some action be taken in the matter of opening Negley avenue	337
Joas, Frank, asking for employment by the City of Pittsburgh.....	515
Kinckewitt, Lulu C., asking the City to construct retaining wall in front of her property on West Liberty avenue, which was damaged by improvement of said avenue.....	503
Laborers in greenhouses and conservatory in Schenley Park, asking for increase in salary	480
Larkin, Miles J., asking the City to construct a retaining wall at 437 Brownsville avenue	189
Lieutenants of Police, asking increase in salary	504
Longacre, A. B., for privilege of operating busses in Schenley and Highland parks	188
Lutz, Anton, offering property for playground purposes for the sum of \$40,000.00	33
Maeder, J. F., asking the City to re-imburse F. Matter, and Company \$51.53, for extra work in locating connection to public sewer to connect sewer with his property on Melwood avenue.....	455
Martin and Hughes, for payment of work in connection with underground passageway under the tracks of P. C. C. and St. L. Ry. Co., near Point Bridge Station	466
Nunge, J. W., for refund of \$50.00 paid to the City as hand money to secure purchase of lot in the Twenty-sixth ward, owned by the City of Pittsburgh	384
Owens, Miss Ida M., asking to be reimbursed for repairing property	298
Peoples National Bank, in the claim of William H. Sims, architect....	308
Peters, Miss Anna, M. and Liebelt, Clarence, for payment of damages for injuries received by reason of the Frankstown Avenue Police Patrol wagon colliding with moter cycle on which they were riding	33
Pittsburgh Free Dispensary, for refund of water rates overpaid....	481

PETITIONS (Continued)	Page
Miscellaneous	
Pittsburgh Retail Hardware Dealers Association, relative to ordinance requiring permit for storage.....	298
Pittsburgh Rovers Football Club, asking permission to take up collections at Lawrence Park	443
Pittsburgh Subway Company, for a declaration by the Public Service Commission	468
Property holders and tenants on Sandusky street, North Side, for the Council to request the Pennsylvania lines to provide suitable lighting along this street	188
Property owners on Carson street west, protesting against assessment made for the improvement of said street	120
Property owners and residents, on Phillips avenue, Fourteenth ward, asking that said avenue, for the two blocks west of Murray avenue, be graded, paved and curbed	387
Property owners on Millbridge street, asking that an amount be included in the appropriation ordinance for 1916 for repaving Millbridge street	504
Property owners in Sixteenth ward, asking for relief in case of fire	505
Property owners, asking for abatement of nuisance caused by tenant on Carono street	544
Property owners and residents, asking that Madison avenue, between Peralto street and North avenue, be improved.....	395
Property owners and residents, on Brownsville avenue and Mattisee street, complaining that the pressure on the water line is too great, and asking that it be reduced	415
Residents and voters of the Twelfth ward for erection of pair of steps at the intersection of Orphan and Hooker streets	74
Residents of Highland Hatian, asking for a hearing relative to providing an outlet sewer over B. & O. Railroad tracks at said station	233
Residents and property owners, for paving or repairing of Rialto street, North Side	307
Residents living near corner of Homer and Waltz streets, relative to abatement of nuisance	307
Residents and property holders in Brookline, Nineteenth ward, asking for the repair of Susset avenue	373
Residents of Seventeenth ward, asking Council to acquire spot 10, South Eighteenth street, for a small park.....	504
Residents of Sixth ward, Hillside district, asking that certain improvements be made in their district	508
Residents of Lawrenceville and Bloomfield districts, asking that Main street be widened and repaved	430
Residents and property owners of Fineview, North Side, asking that Henderson street be repaved and that part of Carrie street be raised	443
Residents and property owners on Baustead street, Nineteenth ward, for the repair of boardwalk on said street, and for placing of electric lights on same	454
Residents and property owners of the Highland Park district, for the making of an additional entrance to Highland Park and for construction of driveway into said Park	454

PETITIONS (Continued)	Page
Miscellaneous	
Rush, John P., asking Council to pass resolution to reconvey to him by quit claim deed lots No. 176 and 177 in George S. Martin & Company, plan of lots in the Twelfth ward	140
Schlegel, August, for his son Joseph Schlegel, asking that the amount of lein filed against his property be reduced to such an amount that will allow him to redeem the property	141
Schmitt, Mrs. Anna, asking City to repair the property	284
Schwartz, Mary, for damages to property on Wardwell street	388
Shields, Mrs. Michael, for \$1150.00 damages by reason of the City tearing down a building owned by her on Melwood avenue	81
Shipley, S. D., asking that a special license be granted to his son, S. D. Shipley, Jr., to operate moving picture machines during his minority	200
Smith, Mrs. Mary, for \$300.00 damages by reason of City constructing a public sewer through her property on Windsor street	162
Stand holders in the Pittsburgh Diamond Market and asking for completion of the market buildings	70
Sweetland, E. R., former Director of playgrounds for payment of salary	102
Taylor, John, laborer, Bureau of Highways and Sewers, for payment of half salary on account of sickness	337
Troy Hill Board of Trade, for the construction of a stairway at Hoff street	524
Watson, Henry, asking the City to reimburse him for property taken for erection of abutment to bridge across Saw Mill Run	228
Wallace, Dr. H. D., for payment of damages	491
West Liberty Board of Trade, asking Council to take steps to compel South Pittsburgh Water Company to furnish water to John E. Sill and others on Lanergan way, Nineteenth ward	235
Wilkins, W. G., and others, asking Council to authorize the Engineering Department of the City what effect the removal of the movable dam at Davis Island and the placing of a fixed dam near Emsworth, Pa., will have on the street recently raised in the flood district of the North Side, etc.	560
Opening	
Brookline boulevard	328
Thoroughfare, beginning at Isoline street	503
Opening, Grading, Paving and Curbing	
Turrett street	524
Opening, Sewering, Grading, paving and Curbing	
Stoebner way	200
Paving and Curbing	
Campania avenue	524
Placing of	
Concrete sidewalks on Government way	455
Lights on Dalton street	466
Lights on Kent way	349

PETITIONS (Continued)		Page
Purchase of		
Property in the seventh district, Twentieth ward, for playground purposes		536
Remonstrance of		
Bingham, Kirk Q., against the grading, paving and curbing of Virginia avenue		349
The opening of and grading of Government way		467
Removal of		
An old dilapidated frame dwelling house in vicinity of Annabell and Omaha streets, Nineteenth ward		535
Repaving of		
Beatty street		491
Cass avenue		561
Hidgeway street		92
McKean street		536
Replacing of		
Rain sheds		309
Sewers on		
Baden street		163
Lookout street ..		162
Steps		
Leading from Sylvan avenue to Bigelow street		297
Vacation of		
Benton avenue		443
Blair street		349
Brandon road		443
Cliffview road		443
Drexel road		443
Grenet street		443
Jane street (portion of)		119
Kenmore road		443
Kleber street		443
Langhorn street		350
Lily street		3
Normandie place		443
Pennock road		443
Perrott avenue		443
Perryville plank road (portion of)		75
St. Albans street		443
San Pedro street		443
Second avenue (portion of)		349
Sewickley road		443
Shoreham street		443
Timberland avenue		536
Winshire street		443

PETITIONS (Continued)		Page
Recommendations		
Respecting certain suggestions made by the president of the Pittsburgh Railways Company for additional privileges and franchises		316
Remonstrance of		
Property owners against the opening of Comet way		307
Property owners against the passage of ordinance for grading, paving and curbing of Virginia avenue, from Kearsarge street to Plymouth street		387
Statement of		
Portion of the floating debt which was due and payable on November 16, 1915		511
RESOLUTIONS		
Accepting		
The grading, paving, curbing and the construction of a sewer on Valmont street		46
Adopting		
Certain recommendations and suggestions to the Civil Service Commission	188, 204, 221, 230	
Agreement with		
Keenan, Thomas J., for additional room in Keenan Building	73, 84	
Maloy, Frank, for certain land in the Eighteenth ward	262, 275	
Appointment of		
Committee of three to confer with County Commissioners relative to site where City and County building is to be erected and using same for parking space		8
Committee of three with instructions to investigate the present methods in Police Courts of City	88, 99, 157	
Committee of three to investigate matter of free gas to which City is entitled	96, 115	
Committee of three in conjunction with the Superintendent of Division of Motor Vehicles and the Auto Mechanician to consider the advisability of centralizing the City machine shops	113	
Committee of three to investigate and find out how much money is invested in North Side Light Plant Building	150	
Committee of three to take up matter of bridge across East street valley with County Commissioners	225, 269	
Committee of three in conjunction with Director of Department of Public Works relative to preparing plans for erection of a Municipal Disposal Plant or Plants	268	
Committee of three as to what disposition should be made of the Adams Market	280	
Committee of three to study revenue for extent of levying and collecting license taxes or fees	324	
Committee of three to investigate the advisability of the City furnishing water to the City buildings at Marshalsea	371	

RESOLUTIONS—Continued

Page

Appointment of

Committee of three to meet a similar committee appointed by the Board of Directors of the Homeopathic Hospital to consider and report on the advisability of adopting some policy by which said hospital can be continued in operation	371
Committee of three relative to fire insurance rates on the North Side	392
Committee of three to confer with His Honor, the Mayor, and the Chairman of the Pittsburgh Liberty Bell Committee with a view of arranging for a proper patriotic celebration on return of "Liberty Bell" through this City on November 22nd.....	392
Committee of three to investigate receipts and expenditures of the North Side Market	392
Committee of three members of Council relative to the two platoon system	211
Committee of three members of Council to investigate matter of Express Companies for failure to deliver packages in the certain districts of the City of Pittsburgh.....	488
Committee of three to take up matter of distribution of money contributed to fund for the relief of the sufferers in the Sandusky street fire	510, 557
Committee of three to meet with a like committee from the Board of Directors of the Exposition Society for purpose of agreeing upon terms for surrender of lease of the land between the Point Bridge and Third street and also to report the cost of parking said ground in case an agreement is reached.....	519
Committee of three to consider and report to Council what action may be necessary to bring about the abatement of the nuisance caused by the use of unusual loud or harsh auto horns	519
Committee of three to consider the advisability of rope ladders for every factory or workshop occupying a third story or higher in case of fire	532
Committee of three, with the Board of Education and representatives of various trade and civic bodies, to bring about a corresponding reduction in taxation on real estate	541
Members of Council on special committees	138, 180
Night and day watchman at Tuberculosis Hospital.....	3
Special Committees of three each in conjunction with Mayor to investigate and report to Council on various questions.....	114
Special Committee of three members of Council and one member from The Allied Board of Trade, The Builders' Exchange, The Iron City Central Trades Council, The Board of Fire Underwriters, The Civic Club of Allegheny County, and The Pittsburgh Chapter, American Institute of Architects to investigate and study the matter of construction of buildings, prevention of fires, and the manufacture and storage of explosives.....	269, 280
Three to consider advisability of purchase and distribution of Catalpa and Mulberry trees to school children	196, 210
Three members of Council to take up with the Director of the Department of Public Works the advisability of the changing the location for the holding of public concerts in Schenley Park.....	372

RESOLUTIONS—Continued		Page
Appointment of		
Three members of Council to confer with Pittsburgh Auto Club relative to proposed legislation looking to the payment to the City of tax and license by autos and trucks for use of the City streets		30
Three members of Council to confer with His Honor, the Mayor, the Director of the Department of Public Works and property owners interested in an effort to bring about the improvement of Webster avenue		258
Appropriating		
From Appropriation No. 42, Contingent Fund, \$5,000.00 for maintaining five engine houses and \$12,000.00 for wages of twenty firemen	271, 288	
..... dollars for the relief of the families of the sufferers of the fire which occurred at 207 Sandusky street, North Side, Pittsburgh		477
Approving and Recommending		
The passage of a bill entitled "An Act fixing the method of sale of Bonds"	201, 221	
Authorizing, Empowering and Directing		
Painter-Dunn Company to change system of lighting from acetylene tank and headlights to a complete system of electric lights on contract for nine gasoline-propelled runabouts for District Chiefs of Bureau of Fire and change lettering to "D. P. S." in three letters without extra cost to City	45, 66	
Board of Water Assessors		
To fix water rent charged and assessed against Montefiore Hospital		505
To fix water rent charged and assessed against Kingsley House Association		505
To fix water rent charged and assessed against Western Pennsylvania Institute for Blind		505
To fix water rent charged and assessed against St. Margaret's Hospital		505
To fix water rent charged and assessed against Tuberculosis League of Pittsburgh		506
To fix water rent charged and assessed against East End Charity Hospital		506
To fix water rent charged and assessed against Western Pennsylvania Hospital		506
To fix water rent charged and assessed against St. John's Hospital.		506
To fix water rent charged and assessed against St. Joseph's Hospital		506
To fix water rent charged and assessed against Allegheny General Hospital		506
To fix water rent charged and assessed against Homeopathic Hospital		506
To fix water rent charged and assessed against Presbyterian Hospital		506
To issue exoneration to Butler Short Line	118, 143	
To issue exoneration to The Curtis Home	118, 143	

RESOLUTIONS—Continued	Page
Board of Water Assessors.	
To issue exoneration to House of Shelter Society.....	282, 331
To issue exoneration to Colored Women's Relief Association.....	299, 331
To issue exoneration to Manchester Savings Bank & Trust Company	299, 313
To issue exoneration to Lea, Mrs.	359, 402
To issue exoneration to The Historical Society of Western Pennsylv- ania	432
Bureau of Building Inspection	
Superintendent of, to issue exoneration to Carnegie Institute of Technology for building permit	256, 265
Bureau of Recreation	
Superintendent of, to employ when absolutely necessary the services of a physician to attend those who are injured when using play- grounds	414, 435
City Clerk	
Directed to appoint Geo. A. Levy to the position of Chief of Efficiency Standards as created by Council in the City Clerk's office.....	605
Directing him to mail copy to local members of the State Senate and House of Representatives of the "Home Rule Bill".....	159
Directing him to write to His Excellency, Hon. John M. Slaton, Governor of the State of Georgia, notifying him of adoption of resolutions to commute sentence of life imprisonment of Leo M. Frank	259
To charge costs of printing and advertising Ordinance No. 262, Series 1915, entitled, "An Ordinance vacating a portion of Hamil- ton avenue between Lambert street and a point 109.13 feet east of Lambert street"	439
To furnish Council with a detailed list of all bills or resolutions upon which no final action has been taken and also a list of matters referred to councilmanic committees upon which no report has been made	541, 545
To have printed sufficient copies of ordinance regulating the payment of employes of the City during absence by reason of illness and accident while in the performance of their duties.....	179
To have printed in book form the ordinances of the old City of Allegheny for the time from March 30, 1907, to December 1st, 1907	455, 468
City Controller	
And Mayor to pay expenses of Superintendent of the Bureau of Recreation in attending the National Conference on Charities and Corrections	228, 241
Directed to present an appearance for the Council relative to equity suit regarding uniform tax law.....	551
Requested to furnish Council with a report as to whether the financial condition of the City will permit the awarding of contract for the street and sewer improvement authorized by Council and if so to what extent	98, 105

RESOLUTIONS—Continued	Page
City Controller	
Requested to furnish each member of Council a written statement as to how the bonded debt is affected by the Supreme Court	371
To furnish the Mayor and Council reports containing data and statistics with reference to cost of asphalt paving, street cleaning and other measurable activities, etc.	559, 584
To pay salaries of the recreation directors, playground directors, physical training men and women supervisors in the Bureau of Recreation	189, 203
To investigate and withhold warrant for an employee for remuneration during the Committee on Appropriation to determine if the amount is justly due	604
City Solicitor	
And proper corporate authorities to settle suit against Francis A. Byerley	87, 107
Authorized and directed to accept from Andrew McGregor, et al., that portion of taxes due and owing on property situate on the southeasterly line of South Eighteenth street retained in their possession, etc., on the day of settlement, and to release and satisfy said liens as against the property still owned by said McGregors	20
Requested to furnish Council his opinion of the constitutionality of the Workmen's Compensation Act, Uniform Tax Act, Two Platoon System for Fire Department, Municipal Pension Fund, and Certified Lien Law	475
Requesting him to collect the City's accounts against the Ohio Valley Water Company for water furnished it	465, 492
Requesting him to report to Council what has been done in regards to purchase of property from Theo. Lau in Nineteenth ward for playground purposes	113
To advise Council as to powers in absence of specific charges and proofs as to official misconduct of Police Magistrates and change of system of Police Courts	15
To advise Council whether or not any appropriation would have to be made for the "Workmen's Compensation Act," etc.	474, 475
To ask the Public Service Commission to grant a hearing on the matter of transfers of the Fourth of July	259
To prepare a deed conveying a vacant lot of ground on Fargo street to Charles Gray	1, 13
To prepare ordinance relative to two platoon system of the Bureau of Fire	280
To release property of Oscar C. Stoebr upon payment of \$335.00 for grading, paving and curbing of Murray avenue	162, 204
To release certain liens upon property of the Sterling Land Company	466, 482
To satisfy claims against J. M. Gusky Ohphanage and Home of Western Pennsylvania	430, 445
To satisfy liens against the Homeopathic Medical and Surgical Hospital and Dispensary	465
To strike off assessment of \$75.00 against property of Mollie W. Wilson	24
To strike off assessment of Mollie W. Wilson for construction of a sewer on Atherton avenue	229, 246
To strike off his books the sum of \$50.79 assessed against the property of Margaret Roney	384, 469

City Treasurer

Authorized and directed to signify willingness of plan from Deputy Comptroller of German National Bank for payment of money....	281, 301
To accept and receipt for donation of \$1,500.00 to the H. J. Heinz Company	261, 276
To allow credit of \$4,325.94 to Ohio Valley Water Company.....	200, 494, 496
To extend time for payment of taxes	159
To issue a receipt to Pittsburgh Railways Company.....	271, 287
To issue a receipt in full to Pennsylvania Light, Heat and Power Company	271, 287
To report to Council as to whether water rents due from Board of Public Education, churches and hospitals.....	98, 121

Civic Club of Allegheny County

Showing that certain smoke producers continue to violate the smoke regulation ordinance after repeated warnings and notifications and asking the City Council to urge action by the proper officials against the violators and to enforce the law as provided in Section 8 of Ordinance No. 257, Series 1914.....	501
Urging City Council to make inquiry into recent catastrophe on North Side and make enforcement of all protective ordinances and laws in our City	501

Civil Service Commission

Requested to furnish Council register of applications, eligible lists, positions placed, promotion eligible lists, etc., made during last year	16
Requested to devise and install as promptly as possible individual efficiency records for each employe of the classified service of the City	18

Collector of Delinquent Taxes

To write off the tax levy from the books in his office the amount of delinquent taxes filed against the property of Harry F. Wills in the Fourteenth ward	535, 547
---	----------

Committee on Finance

To engage stenographer during hearings on appropriation ordinance	429, 508
---	----------

Compensate

City employes for lost time on account of sickness or injury resulting while in the employ of the City.....	136
---	-----

Contracts for

Telephone service in the residences of the various District Commissioners of the Bureau of Police	139
---	-----

Contracts to

Furnish and erect at the Carson street entrance to the Corliss street tunnel a bronze tablet	283
--	-----

RESOLUTIONS—Continued	Page
Delivery of Deed to	
Andrews, Frank L.	328
Armstrong, John H., Realty Company.....	350
Ayres, John T.	237, 353
Barker, E. H.	513, 563
Blaine, Stoner	350
Bradshaw, George C.	74, 106
Burns, H. S.	255
Chillcott, A. J.	533
Christy, Gertrude	151, 191
Cohen, Phillip	513, 582
Cotton, George F.	182
Cunningham, J. J.	414, 454
Daggett, Frank J.	261, 286
Denke, Mrs. Pauline	337
Duncan, William	282, 301
Fallat, Metro	505, 581
Fester, J. H.	385, 458
Gebhard, Appolonia K.	328, 432
Glassburner, John	69, 106
Goshorn, John	466, 591
Graham, Thomas	118, 143, 158, 191
Graver, John A.	513, 583
Hall, Wm. C.	551, 591
Hallahan & Ahearn	308, 342
Haney, W. J.	505, 582
Harcum, Andrew	385, 483
Harper, James F.	214, 245
Hershberger, Thomas P.	239
Hickox, Harry	200, 240
Houston, A. C.	328, 415
Hunter, Nancy Jane	152, 174
Karimai, Maria	237, 263
Kline, W. C.	385
Lash, J. B.	505, 582
LaSpade, Joseph	102, 143
Lithuanian Literary Association	505, 582
Littell, Daniel S.	214, 240
Lowrie, Mrs. M. N.	454, 515
McCombs, William P.	237, 352
McLaughlin, James R.	347, 415
McLaughlin, Thirza	188, 239
Magerry, Mary Anne (heirs of)	152, 191
Maloney, ————	140, 204, 221, 230
Maloy, Frank B.	373, 399
Marshall, R. F.	255

RESOLUTIONS—Continued

Page

Delivery of Deed to

Martin, W. A.	385, 458
Miller, Charles, and John Berberich (quit claim).....	102, 123
Miller, Charles, and John Berberich, Trustees for Henry Miller.....	102, 123
Mingo, George and wife	544
Mollenauer, Frederick H. (quit claim).....	199, 240
Moore, William J.	478, 515
Morrow, John	385, 458
Mullen, Anthony M.	454
Murphy, John	505, 582
Nolan, Mary	533, 563
O'Donnell, Hugh	237, 286
O'Donnell, Hugh J.	454
Papale, Charles (special warranty)	336, 352
Pennsylvania Railroad Company	559, 585
Pocelo, Sabbi De	524, 563
Powers, Mary R., Eleanor, Myron and Virginia.....	544, 583
Ruco, Joseph	299, 330
Rush, John P. (quit claim)	140, 203
Rugh, L. H.	102, 241
Sauner, J. G.	347
Schwartz, Ashley S.	544
Shaub, A. G.	386, 482
Shields, Mary E.	544, 584
Shields, Mrs. Michael	102, 124
Shields, Sarah E.	151, 174
Smith, Gerard C. (quit claim).....	188, 220
Stack, Margaret	533, 547
Stetson, Beckie B.	454, 495
Syczubelek, Antoni and Franciszka	505
Valentine, Mrs. Rose	386, 458
Walker, H. Q.	513, 583
Weigand, Louis	182, 240
Well, Henry E.	117, 173
Williams, Mrs. E. M.	282, 313
Wood, James O. (quit claim).....	261, 286
Worthington, Harvey R.	328, 416
Young, James F.	308, 432
Young, Mary E.	18, 64
Zinka, Annie	533, 547
Zitelli, John (special warranty)	336, 352

Department of Assessors

To issue exoneration for taxes assessed against property of Historical Society of Western Pennsylvania.....	282
---	-----

RESOLUTIONS—Continued

Page

Director of Department of Charities

- And Mayor to furnish the resident physician, chief engineer, resident clerk, farmer, electrician, hospital steward, and plumber at Marshalsea City Home and the chief engineer and associate resident physician at the North Side City Home with bread and vegetables raised on the farms at City Homes..... 82
- To expend a sum not to exceed \$150.00 for alterations, repairs, equipment and removal to building at 439 Second avenue, Pittsburgh, of the offices of the Department of Charities.....172, 185, 190

Director of Department of Public Health

- Not to expend the \$1,800.00 set up in budget for 1915 for the purchase of a portable house for cases of measles..... 30

Director of Department of Public Safety

- Authorized and directed to detail two firemen having 20 years' service to enter Fire College of Fire Department of New York City..... 75, 87
- Requested and instructed to have a Babcock or fire extinguisher placed in each of the Auto Runabouts of the District Chiefs of the Bureau of Fire 158, 163
- Requested to place cornerman at the corner of Bennett street and Homewood avenue 306
- Requested to furnish a committee of three members of this Council, appointed by the President, full access to the books of the Sixth Police District 392
- Requested to report to Council in detail certain matters relative to fatal fire on North Side 488, 507
- Requested to furnish Council with a copy of transactions of Police Trial Board 510
- To furnish to Council number of men appearing before Trial Board in Bureaus of Police and Fire and of all reinstatements in 1914.. 9
- To sign lease with Martha Schmidt for use of property at No. 133 Steuben street for use of Police Station 91, 112
- To take possession of all books of Morals Bureau..... 113
- To investigate matter of two platoon system 179
- To purchase from McCurdy-May Company one 48-horse power 1913 7-passenger Pierce Arrow automobile complete..... 181, 193
- To give an exhibition of the work performed by the Division of Weights and Measures 201, 220
- To make certain additional alterations and repairs at No. 2 Police Station 227
- To have a police officer at corner of Fifth avenue and Washington place 268
- To submit to Council an estimate of the cost to the City from exhibition of fire fighting at Grant boulevard and Fluland street 268
- To transfer the fire alarm bell removed from the tower of Engine House No. 51 to the Volunteer Fire Department of Reserve Township, Allegheny County, Pa. 561, 587
- To report and investigate on the advisability of providing an electrical heating box for police cornermen 555, 561

RESOLUTIONS—Continued	Page
Director of Department of Supplies	
To sell and deliver to the Homeopathic Hospital air compressor now in the cellar of Engine House No. 1 for which the City has no further use	74, 84
To remit penalty imposed on H. S. Sands Electric Company on contract for furnishing cross arms on Order No. 22203 and release warrant in favor of H. S. Sands Electric Company now being held for payment of said penalty	91, 126
To donate and deliver to the Ben Franklin Public Schools, a bell located in the tower of Engine Company No. 47.....	172, 185
To have suitable tablet erected at entrance to Stephen G. Foster Homestead	268
To purchase from the Department of Charities excess hay at current market prices	357
Director of Department of Public Works	
Approving action of, in entering into two contracts for the construction of concrete curbing and catch basins around the new Diamond Market	74, 85
Authorized and directed to place on "a small cannon" and a 10-inch Columbiad in West Park, North Side, tablets bearing their respective legends	259, 339
Requested to furnish Council list of street assessments and sewer improvements	98
Requested to furnish an estimate of the cost of grading Arsenal Park for the purpose of making a ball ground	186, 202
Requested to include in plans for Comfort Station at Penn avenue and Thirty-fourth street a shelter house above grade for patrons....	242
Requesting him to meet with Council relative to completion of Diamond Market Building	254
Requested in connection with the Engineers of the County to prepare plans and specifications for a bridge over East street valley.....	269, 339
Requested to furnish Council with an estimate of the cost of equipping frontage of Montrose Pumping Station for accommodations for boating and bathing	391, 426
Requested to report to Council what action, if any, in regards to disposing of pieces of property owned by the City.....	451, 468
Requested to give Mrs. Link's application careful consideration to position in public comfort station	586
To place additional signs on the street sign posts now erected along the streets and boulevards selected by the Lincoln Highway Association; said signs to be marked "Lincoln Highway".....	95
To distribute plants to public schools	138
To extend or continue present leases for storerooms, stalls and stands in North Side Market House.....	170
To place suitable signs upon property of City to inform prospective purchasers with regard to ownership.....	254
To complete remaining work on the raising of certain portions of Galveston and South avenues	273, 291
To furnish cost of leveling property of Frank McCann for playground purposes	325, 351
To do grading and paving on property between the two bridges at the "Point"	337, 526, 536

RESOLUTIONS—Continued	Page
Director of Department of Public Works	
Be directed to investigate the Eighth street sewer relative to re- building same	356, 388
To make such further repairs to the South Side Market as desired....	360, 379
To construct the proposed benches on South Tenth and South Twenty- second street bridges	377, 398
To submit a list of all City properties which in his judgment would be fitting for a memorial tribute to labor.....	392
To appoint four delegates from the Department of Public Works to represent the City of Pittsburgh at annual convention of American Society of Municipal Improvement to be held in Day- ton, Ohio	431, 448
To employ Charles Keck to prepare models for the ornamental parts of the portals to the Manchester Bridge.....	504, 585
Employment of	
Attorney to assist in investigating charges of coercion of certain pay- roll employes in connection with last municipal election.....	545
Four laborers (temporary)	3
Exonerating	
Phipps Gymnasium from payment of all City Taxes.....	441, 460
Tuch, S., from payment of \$229.60 difference between the price bid and the value of old pumps and other scrap material at the Troy Hill Pumping Station	414, 434
Exonerating Assessment Against	
McClure Avenue Presbyterian Church from the payment of the assess- ment made against said church for the grading of the cartway of Central avenue	20
McGuiniss, S. J.	308, 330
Exoneration of Taxes in Favor of	
Sarah Heinz House	7
H. J. Heinz Company	
To advance money for repaving of Progress street, Twenty-third ward, North Side, said sum to be refunded H. J. Heinz Company after passage of 1916 appropriations	491, 509
Lease from	
Hurd, A. V., certain lot or piece of ground in Thirteenth ward.....	283, 303
Trafford Real Estate Company, certain lot or piece of ground in Thir- teenth ward	282, 302
Lease with	
Kimberlin, George V., for property for playground.....	255, 263, 351
Nixon Realty Company for fourth and fifth floors of Nixon Building..	139, 169
Nixon Realty Company for part of fourth floor of Nixon Building.....	151, 169
Owners of property adjoining public school in Thirteenth ward for playground purposes	8

RESOLUTIONS—Continued	Page
Relating to Mayor	
And City Controller to withhold warrants for gas bills rendered the City until dispute between the City and various gas companies supplying gas has been adjusted	97, 104, 105
Requested to have the Director of each Department furnish his report to Council at the earliest possible moment.....	346
Requested to notify Department Directors that Council would like to have reports of various matters before vacation.....	357
Requested to return to Council without action thereon An Ordinance granting the Allegheny County Steam Heating Company right to enter upon, use and occupy certain streets, roads, lanes or alleys for purpose of laying pipes and appliances, etc., for distribution of steam or hot water, etc.	374
Requesting him to return to Council without action thereon Bill No. 3582, An Ordinance granting permission to Mueller Brothers to remove a railing on northeast abutment of Baum boulevard.....	439
Requesting him to direct the City Solicitor to test the constitutionality of An Act of Assembly in all proceedings of widening streets, etc.	464
Requesting Mayor to return to Council without action thereon Resolution authorizing Department of Assessors to issue exoneration in favor of Sarah Heinz House.....	7
Requesting Mayor to return to Council without action thereon Resolution authorizing and empowering the Mayor to enter into lease with owners of property adjoining the public school in Thirteenth ward	8
Request Mayor to return to Council without action thereon An Ordinance regulating the opening of the surface of streets and alleys and highways in the City of Pittsburgh	8
Requesting Mayor and Director of Department of Public Works to proceed to award contract for grading, paving and curbing of West Liberty avenue	30
Requesting Mayor to extend invitation to His Excellency, Woodrow Wilson, President of United States, to visit Pittsburgh on his return from Panama Pacific Exposition to Washington.....	30
Requesting Mayor to designate Tuesday, July 20, 1915, as Pittsburgh Day at Panama Pacific Exposition.....	30
Requesting Mayor to furnish Council on the first Tuesday of each month of this year the number of water meters installed during preceding month	33
Requesting Mayor to return to Council without action thereon ordinance for levying and assessing taxes and water rents for fiscal year 1915	47
Requesting Mayor to discharge from employ of City any policeman or fireman who is brought before the Trial Board from and after February 1, 1915, more than two times on charges of intoxication or similar charges	51
Requesting Mayor to take early action on tax levy ordinance so that Council may, if found necessary, take final action upon the same on Saturday, January 30, 1915, on which date a special meeting has been called to consider said measure.....	62
Requesting Mayor to provide through the proper Department that wagons which collect garbage be distinguished from wagons which collect rubbish	71, 80

RESOLUTIONS—Continued		Page
Relating to Mayor		
Requesting Mayor to provide provisions for property owners to pay taxes	71	
Requesting Mayor to call a conference with the Council, City Solicitor and the City Controller for the purpose of considering bills for the Legislature	88	
Requesting Mayor to furnish to Council the cost of necessary machinery required to make electric current for all purposes in the Diamond Market, using the free gas as fuel.....	88, 95, 121	
Requesting Mayor to instruct all Department Heads to refer claims for lost time on account of injuries or sickness to Department of Law for its opinion	88	
Requesting him to appear before Council and explain his address on discrediting entire members	158	
Requesting him to return to Council without action thereon Bill No. 2785, Resolution authorizing the Mayor to execute and deliver deed to Thomas Graham	159	
Requested to furnish to Council the quarterly reports of the receipts and expnditures of each Department	196	
Requested to return to Council without action thereon An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables	225, 268, 296	
Requested to direct the Director of Department of Public Safety to make a requisition upon the Director of Department of Supplies for a runabout to be used by the Chief of the Bureau of Fire....	272, 305	
Requested to notify the Director of Department of Supplies that it was intention of the Council that the automobile for the Bureau of Police was to be a new one and to carry a full guarantee.....	272, 292	
Requested to direct the Director of Department of Public Safety to order a physical examination of every fireman on the payroll....	279	
Requested to direct the Director of Department of Public Safety to inaugurate a rigid censorship of all films such as "The Birth of a Nation"	294	
Requested to return to Council without action thereon, ordinance granting to the Allegheny County Steam Heating Company the right to enter upon any of the streets, lanes or alleys in the City of Pittsburgh	295	
Requested to return to Council without action thereon for purpose of amendment, An Ordinance amending Sections 4 and 5 of an ordinance regulating signs, signboards, awnings, marqueises, porte cocheres, etc.	295	
Requesting Director of Department of Public Safety to detail one or more officers at each important transfer point on July 5.....	325	
Requesting His Honor, the, City Controller, Treasurer and City Solicitor not to make any further payments to Monongahela Water Company for their pipe lines in the Twentieth ward until charter rights of the company are transferred to the City since being purchased by the City	465, 495	
Requested to call conference with Council, City Solicitor and City Controller for purpose of discussing Uniform Tax Act.....	475	
Requested to furnish to Council all information at h's command which will aid Council in their investigation of the North Side fire	487, 507	

RESOLUTIONS—Continued

Page

Relating to Mayor

Requested to direct the Commissioner of No. 1 Police District to appear before Public Safety Committee	488
Requested to furnish Budget Committee information regarding water supplied to hospitals and charitable institutions.....	502
Requested to furnish Council list of names of the tenants in the Diamond and North Side Markets who have, and who have not, signed leases	510
Requested to supply assistant counsel relative to political activities against certain officials and employes of the City with the late municipal election	565, 604
To furnish information regarding water rates.....	411
To invite the District Attorney, Director of Department of Public Safety, City Solicitor and others to attend conference relative to bringing fugitives arrested in different parts of country to Pittsburgh	267

Miscellaneous

Automobile Club of Pittsburgh, urging action upon opening Negley avenue as an entrance to Highland Park	504
City of Pittsburgh to give special recognition to the sacrifice of Pietro Vallone at the North Side fire in saving lives and losing his own and defraying expenses of his funeral	500
Committee on Public Safety relative to certain favored candidates at last general election	551, 577, 578
Council opposing proposed change in Civil Service Law.....	170
Council expressing disapproval of donations other than for City purposes	115
Council opposed to enactment of An Act providing for an additional license fee on all retail liquor dealers	137
Council and Mayor do hereby endorse concurrent Resolution which provides that the officers of the various Departments of the Commonwealth of Pennsylvania be requested to purchase and specify at all times the product of the United States of America	196
Council urging Governor to sign the Bills relating to the Lake Erie & Ohio River Canal	233
Council protesting against passage of the Bill introduced for the repeal of the law which provides for the exemption of tax on machinery within the City limits.....	233
Council joining in request to have Liberty Bell remain in Pittsburgh one day	230
Council to visit Market House to have a general idea how stalls and stands are arranged	411
Council to cause investigation to be made regarding any City employe whose position is jeopardized by refusing to support certain candidates for Council	488, 510
Council requesting conference with City Controller, City Solicitor and the Mayor for purpose of discussing the appropriations as contained in the budget	519
Director of proper Department to prepare necessary specifications for second-hand automobile	307, 331
Expressing faith in Boy Scout Movement by Council.....	150

RESOLUTIONS—Continued		Page
Miscellaneous		
Inviting citizens for hearing on Uniform Tax		137
Mayor and Council designate and fix November 1st, 1915, as the latest date at which the reports of the various Departments shall be transmitted to Council		371
Pittsburgh Field Club recommending that Council open Negley avenue as an entrance to Highland Park		504
President of Council to send telegram to J. W. Smyth, Commonwealth Hotel, Harrisburg, Pa.		170
Resolved, That the appropriation bill for the fiscal year 1915 be furnished to each department of the City government and that each Director's attention be called to Section 4 on page 4 of said bill		43
Resolved, That Penn Avenue Improvement Association submit to Law Department of the City of Pittsburgh the waivers which they have regarding the raising of Penn avenue		71
Resolved, That Council respectfully ask for a conference with Mayor, and the Law Department to devise ways and mean for disposition of property owned by City for which it has no use.		63
Resolved, That the Council, Mayor, to take necessary steps before the Public Service Commission to ascertain and determine the reasonableness of the rates charged to consumers in the City of Pittsburgh for gas and electricity by public service corporations		98
Resolved, That Council express appreciation to Fred C. Clarke, Manager Pittsburgh Baseball Club, in promoting progress to Pittsburgh		451
Resolved, That this Council declare itself in hearty sympathy with the recent Act of Assembly authorizing State Employment Agencies and hereby tender the co-operation in making the Pittsburgh branch effective and useful		451
That Council notify the Mayor that it will convene on Monday, October 4th, 1915, as an appropriation committee		439
That the Council ask for hearing at Harrisburg when the repeal of non-partisan law before proper committee.	158, 170	
That the Council in their judgment the bill making the members of the Board of Viewers elective should be negatively reported. .		179
Unanimous consent of Council that bill which was passed by the Legislature for taxing people for upkeep of Public Libraries be vetoed		279
Whereas, This Council being a representative body to welfare of the people of our City in matter of food stuffs, we therefore express our hearty approval of the Chamber of Commerce in adopting rates on food stuffs in this territory		113
Naturalization Day Celebration		
Instructing officials in charge of, to issue permit to members Equal Franchise Association to erect rest pavilion in Schenley Park. .		325, 333
Protesting		
Against the passage of House Bill No. 755, making the members of the Board of Viewers elective instead of appointive as at present		183

RESOLUTIONS—Continued

Page

Providing

That the Mayor and the Council designate and fix the schedule and the time for the furnishing of budget forms to the several Departments	356
That all public buildings of the City of Pittsburgh be suitably decorated during the week of the Grand Lodge Convention and the Tri-State Encampment of the Uniform Rank Knights of Pythias	294, 330

Purchase

From Harry Watson property in Twentieth ward.....	228
---	-----

Ratifying and Approving

Action of Director of the Department of Public Health in improving the grounds at the Tuberculosis Hospital.....	383, 416
Action of the Superintendent of Motor Vehicles in engaging the services of an additional laborer to assist in making repairs at the Wylie Avenue Garage	384, 416
Sale of Bonds to Gordon & Company.....	282, 303

Ratifying and Confirming

Purchase of moving picture machine by the Department of Charities from Pittsburgh Calcium Light Company for use at the City Homes, Marshalsea	74, 87
---	--------

Reports of

City Controller for year 1914 (annual).....	444
Morrow, E. S., City Controller, on appropriation balances of June 30, 1915	388
Special Committee of Council appointed to consider the question of claims of the City for street cleaning; for car license tax, and for other claims of the City of Pittsburgh against The Duquesne Light Company, The Pittsburgh Railways Company and The Pennsylvania Light, Heat and Power Company.....	29
Special Committee relative to Police Magistrates.....	157
Special Committee relative to "Home Rule Bill"	169
Special Committee relative to ordinance designating the changing names of streets, ways	195
Special Committee on distribution of Catalpa and Mulberry trees to school children	210
Special Committee relative to change of places of band concerts near entrance to Schenley Park	473
Special Committee appointed to investigate origin and cause of Sandusky street fire	530, 555
Special Committee on general conditions of the Sixth Police District	588

Requesting

Property owners abutting on Formosa way to pay for construction of sewer constructed by the Columbia Ice Company on Formosa way	347
Representatives of civic and other organizations to attend meetings of Finance Committee in the preparation of Annual Budget.....	502

RESOLUTIONS—Continued

Page

Salaries on Compensation

Fixed in the making of the annual budget shall not be changed during the fiscal year unless said change be made in pursuance of a general ordinance revising all the salaries or other compensation payable to officials or employes of the City.....	210
---	-----

Satisfaction of Liens Against

Christian Church of Sheraden.....	282, 301
Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh	69, 106, 508
Property of James W. Allison	336, 366
Property of May Barry	308
Property of George W. Hariser	261
Property of Holmes, Mrs. Annie	441, 469
Property of Lizzie D. and H. G. Dravo.....	24
Property of John G. Fouse	309, 343
Property of Johanna Placke	172
Property of Nicholas White	359, 592
Sharp A. B., for the construction of a sewer on Faronia street.....	151, 175

Setting Aside Funds from

Appropriation No. 1418, "Materials," Division of Surveys, for the purpose of paying cost for lighting system of the Corliss street tunnel	2, 3, 21
Appropriation No. 42 the sum of \$10,000 for use of Municipal Pension Association of City of Pittsburgh	92
Appropriation No. 42, Contingent Fund, \$1,000.00 for the purpose of carrying sufficient employes to maintain the Sheraden playgrounds	189, 203
Appropriation No. 42 for use in various Departments of City of Pittsburgh	236, 246
Appropriation No. 42, Contingent Fund, \$500.00 for improving property leased from George V. Kimberlin for playground.....	255, 264
Appropriation No. 42-10 for grading and otherwise improving property leased from A. V. Hurd and Trafford Real Estate Company..	232, 302
Appropriation No. 42, Contingent Fund, for payment of expenses of engineer, etc., relative to garbage and rubbish plants.....	327
Code Account No. 1796 to Code Account No. 1796½ for the payment of laborers' wages	262, 276
Contingent Fund, by resolution approved June 4, 1914.....	4, 13
Contingent Fund, Appropriation No. 42, the sum of \$1,500.00 for the purpose of improving the Homewood playgrounds.....	188
Contingent Fund, Appropriation No. 42, for the purpose of building a retaining wall on Brownsville avenue	228
Contingent Fund, Appropriation No. 42, \$300.00 for the extradition from Butte, Mont., of Joseph Buzanto reported to have killed Nicola Doyasheno	268
Contingent Fund, Appropriation No. 42, for purpose of improving playgrounds at Thirty-sixth street.....	272, 287
Contingent Fund for purpose of erecting backstop on property leased for playground purposes on Bailey avenue, Eighteenth ward.....	272, 288
General Fund, Appropriation No. 107, Bureau of Water, the sum of \$4,533.09 by reason of additional work on North Side Reservoir..	188, 203
Proceeds arising from the sale of Bridge Bonds, Series D, 1912, for the purpose of defraying cost of engineering services in reconstruction of Sylvan Avenue Bridge	2, 21

RESOLUTIONS—Continued

Page

Thanks of Council

To W. G. Wilkins, Esq., for his public spirited interest and services rendered in connection with the building of the addition to the Carnegie Library of the North Side	98
Be tendered to Robert Swan, Director of the Department of Public Works, for efficient manner in which Pittsburgh had occasion to celebrate and rejoice on Fourth of July through his personal efforts in securing contributions and donations	333
To Doctors Diller, Mayer, and McKennan for their many services in placing the insane departments of the two City Homes on a proper and systematic basis	519
To Mr. John Walker in distributing moneys to families of recent Sandusky street fire	558

Transferring Funds from

Appropriation No. 42-CC, Item Shiloh Playground, \$822.69 and \$98.47, from Appropriation No. 42-F.F. Arlington Park to Item Highland Park Ball Grounds, same Appropriation	74, 84
Appropriation No. 42 Contingent Fund to Appropriation No. 174-A, Market House Bond Fund	81, 94
Appropriation No. 1498, Salaries, Division officers to Appropriation No. 1541, Wages, Regular Employees, Bridges, other than toll, Department of Public Works	514, 525
Appropriation No. 1062, Miscellaneous Account to Appropriation No. 1063, Supplies, Department of City Treasurer	523, 537
Appropriation No. 1409 to Appropriation No. 1412, Equipment and Machinery, General Office, Photographic Division, Department of Public Works	524, 537
Appropriation No. 42, Contingent Fund to Code Accounts in Bureau of City property for the Stephen G. Foster homestead	102, 123
Appropriation No. 42-10 Item, "Tunnell under Grant boulevard at Thirty-third street" to Appropriation No. 42-19, "Improving Garfield playgrounds"	102, 123
Appropriation No. 42, Contingent Fund to Appropriation No. 1637, Bureau of Water	118
Appropriation No. 42, Contingent Fund to Appropriation No. 1558, Salaries, Bureau of City Property, to pay salary of engineers....	141, 155
Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to Appropriation No. 1114, Miscellaneous Services, Art Commission ...	152, 205
Appropriation No. 42, Contingent Fund to Appropriation No. 1307, Wages, Regular Employees	152, 174
Appropriation No. 42, Contingent Fund to Code Account No. 1190, Services, General Office, Department of Public Health	161, 175
Appropriation No. 1675, Equipment to Appropriation No. 1672, Supplies, Bureau of Light	181, 192
Appropriation No. 1102-C, Printing and Supplies, to Appropriation No. 1105, Equipment, Civil Service Commission	199
Appropriation No. 42, to Code Account No. 1168, Item "B", Miscellaneous Services, Bureau of Electricity	213
Appropriation No. 42, Contingent Fund to Appropriation No. 1637, Miscellaneous Services, Bureau of Water	214, 339

RESOLUTIONS—Continued	Page
Transferring Funds from	
Appropriation No. 42, Contingent Fund to Appropriation No. 1537, Wages, Temporary Employees, Boardwalks and Steps	235, 246
Appropriation No. 42, Contingent Fund to Appropriation No. 1682, Miscellaneous Services, Schenley Park, Bureau of Parks	236, 263
Appropriation No. 42, Contingent Fund to Appropriation No. 1148, Repairs, Bureau of Police	237, 245
Appropriation No. 42, Contingent Fund to Appropriation No. 1044, Supplies, Bureau of Horses	256, 264
Appropriation No. 42, to Item No. 1155, Salaries, Regular Employees, Bureau of Fire	272
Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to Appropriation No. 1044, Supplies, Bureau of Horses	281, 301
Appropriation No. 1233, Supplies, Bureau of Child Welfare, to Code Account No. 1218, Supplies, Division of Bacteriology, Department of Public Health	282, 301
Appropriation No. 1302, Care of Children to Appropriation No. 1303, Transportation, General Office, Department of Charities	328, 343
Appropriation No. 1655, Supplies, to Appropriation No. 1658, Equipment, Mechanical Division, Bureau of Water	337, 352
Appropriation No. 1059, Employment of Professional Accountants and Temporary Employees, Bureau of Accounting, Revision to Appropriation No. 1385, Revision of Building Laws	349, 365
Appropriation No. 43, to an Appropriation to be known as "Bridge Seats on South Tenth and Twenty-second Street Bridges"	377, 398
Appropriation No. to Appropriation No. 1094, Department of Assessors, for employment of temporary clerks	383, 398
Appropriation No. 171, Water Improvement and Extension Loan Fund to Appropriation No. 171-A, and Expenses, Bureau of Water	383, 459
Appropriation No. 1403, Supplies, to Appropriation 1406, Equipment, General Office, Department of Public Works	386, 398
Appropriation No. 1043, Supplies to Appropriation No. 1402, Miscellaneous Services, General Office, Department of Public Works	386
Appropriation No. 1455-D, Materials, Bridge Repairs to Appropriation No. 1462-D, Materials, Division of Bridges, Repainting, City Force, Bureau of Engineering	386, 433
Appropriation No. 1455-D, "Materials", Bridge Repairs, City Force, to Appropriation 1418-F" Equipment and Machinery", Administrative Division, Bureau of Engineering	386
Appropriation No. 1512, Materials, Buildings, to Appropriation No. 1509, Repairs, Stables and Yards, and from Appropriation No. 1535, Miscellaneous Services, Removing Snow and Ice to Appropriation No. 1509, Repairs, Stables and Yards	386, 459
Appropriation No. 1037 and No. 1041, to Appropriation No. 1040, Repairs, Division of Motor Vehicles	393, 433
Appropriation No. 48, Interest on damages to Appropriation No. 49, Interest on Contracts, Department of City Controller	393, 417
Appropriation No. 42-20, and No. 40, to Appropriation No. 1524, Repairing Highways, Bureau of Highways and Sewers, Department of Public Works	393, 418
Appropriation No. 1005, Contingent Fund, Council and City Clerk, to Appropriation No. 1385, Revision of Building Laws	413, 434

RESOLUTIONS—Continued

Page

Transferring Funds from

Appropriation No. 1086, Purchase of Lands for express purpose of paying claim, of Mrs. Mathilda G. McConnell	414, 434
Appropriation No. 1047, Miscellaneous Services, Department of City Controller, to Appropriation No. 41, Refunding City Taxes	414, 433
Appropriation No. 42, Contingent Fund, to Appropriation No. 42-11, same fund	430
Appropriation No. 1655, "Supplies" to Appropriation No. 1656, "Materials", Mechanical Division, Bureau of Water	430, 445
Appropriation No. 1252, Structural and Non-Structural Improvements, Asphalt Plants to Appropriation No. 1546, Wages, Temporary Wages, Asphalt Plant, etc.	442, 457
Appropriation No. 1012, Supplies, Mayor's Office, to Code Account No. 1039, Materials, Division of Motor Vehicles	466, 508
Appropriation No. 1333, Supplies, to Appropriation No. 1336, Equipment and Machinery, Board of Water Assessors	466, 483
Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works, to Appropriation No. 42-11, Sheraden Playgrounds, Bureau of Parks	466, 566
Appropriation No. 1034, Equipment to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity	544, 563
Appropriation 1655, Supplies, to Appropriation No. 1656, Materials, Mechanical Division, Bureau of Water	544, 564
Appropriation No. 1364, Wages, Temporary Employees, to Appropriation No. 1366, Supplies, and from Appropriation No. 1364, Wages, Temporary Employees, to Appropriation No. 1370, Structural and Non-Structural Account, North Side Playground Association ..	559
Appropriation No. 1306, Salaries, Regular Employees to Appropriation No. 1307, Wages, Regular Employees, Pittsburgh City Home, Department of Charities	560, 584
Appropriation No. 1306, Salaries, Regular Employees, to Appropriation No. 1310, Supplies, Pittsburgh City Home, Department of Charities	560, 586
Appropriation No. 1302, Care of Children in Private Institutions to Appropriation No. 1304, Pasteur Treatment, General Office, Department of Charities	560, 584
Balance remaining in General Fund, Code Account No. 1470-E, Repair Schedule, Division of Sewers for purpose of paying final estimate for improvement to sewerage systems in Brookline District	479, 494
Balance remaining in General Fund, Code Account No. 1485-E, Repaving Schedule, to the credit of an additional sum, for completing contract for surfacing roadway in Riverview Park	430, 445
Bureau of City Property to one code account to another, to meet expenditures of said Bureau	442, 460
Bureau of Public Morals to Code Account No. 1076, Department of Law	182, 203
Certain Appropriation for the Bureau of Highways and Sewers	328, 342
Certain appropriations for Asphalt Repair Plants	479, 494
Certain Appropriation in Bureau of Highways and Sewers to Certain Appropriation in same Bureau	504, 516

RESOLUTIONS—Continued	Page
Transferring Funds from	
Code Account No. 1180, Contingent Fund, to Code Account No. 1180, Item "Salaries, Regular Employees," Bureau of Building Inspection	1, 13
Code Account No. 1573, Wages, Wharves and Landings, to Code Account No. 1549, Wages, North Side Market	2, 48
Code Account 1043 Supplies, Bureau of Horses to Code Account 1042, Regular Salaries, Bureau of Horses	11, 20
Code Account No. 1003, Advertising and Code Account No. 1004 Supplies, Council and City Clerk	69, 77
Code Account No. 1018½ Expense of possible litigation to Code Account No. 174-A Market House Bond Fund	74, 84
Code Account No. 1790, Miscellaneous Services to Code Account No. 1791 Supplies, in the Bureau of Recreation	514, 526, 540, 546
Code Account No. 1787, Salaries, Regular Employees to Code Account 1788, Salaries, Temporary Employees in the Bureau of Recreation	514, 526, 540, 546
Code Account No. 1793 to Code Account No. 1791, Bureau of Recreation	514, 526, 541, 546
Code Account 1222, Salaries Municipal and from Code Account 1221, Salaries, Division of Dairy Inspection to Code Account 1225, Supplies, Municipal Hospital	523
Code Account 1036, Wages, Regular Employees to Code Account 1035, Salaries, Regular Employees, and from Code Account 1011, Miscellaneous Services, Mayor's Office, to Code Account 1037, Miscellaneous Services, Division of Motor Vehicles and from Code Account 1041, Equipment to Code Account 1038, Supplies	535, 546
Code Account No. 1793, Repairs to Code Account No. 1789, Wages, Temporary Employees, Bureau of Recreation	90, 106
Code Account 1470-E, Repair Schedule, Division of Sewers, as an additional sum to pay cost of completion of the sewer on private property of P. C. C. and St. Louis Railroad, Ellen and Thomas Sullivan and Bridget Seymour, Code Account No. 42, Contingent Fund	96, 106
Code Account 1458-E, Repair Schedule, Division of Streets, as an additional sum to pay cost of completing the repaving of Penn ave, from Thirty-third street, eastwardly	96, 107
Code Account No. 1184, A-1, Salaries, Bureau of Public Morals to Code Account No. 1126, Item A-1, Department of Public Safety, General Office	101, 126
Code Account No. 42, Contingent Fund to Code Account No. 1168, "B" Miscellaneous Services, Bureau of Electricity	139, 156
Code Account No. 1024, "Miscellaneous Services" to Code Account No. 1028, "Equipment" Bureau of Information and Complaints	152, 174
Code Account No. 42, Contingent Fund to Code Account No. 1168, Item B, Miscellaneous Services, Bureau of Electricity	170
Code Account No. 1484, Retaining walls, Division of Streets, Bureau of Engineering, and to credit same as an additional amount to cover cost of raising and improvement of streets on North Side	181, 192
Code Account No. 1625, Equipment, Foster homestead and from Code Account No. 1564, Repairs, Municipal Hall to Code Account No. 1621, Miscellaneous Service, Foster homestead, to Code Account No. 1593, Repairs, South Side Market	192, 192

RESOLUTIONS—Continued	Page
Transferring Funds from	
Code Account No. 1003, Miscellaneous Services to Code Account No. 1004, Supplies, City Clerk's Office	199, 221
Code Account No. 1775, Repairs, to Code Account No. 1774, Materials, Bureau of Parks, West Park, North Side	236, 245
Code Account No. 1229, Improvements to Code Account No. 1226, Materials, Municipal Hospital	255, 263
Code Account No. 1564, Repairs to Code Account No. 1565, Equipment, Bureau of City Property	272, 288
Code Account No. 1455-D, "Materials" Bridge Repairs, Bureau of Engineering, to Code Account No. 1418-F, "Equipment and Machinery" General Executive, Bureau of Engineering	272, 288, 416
Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering for payment of cost of re-flooring Second Avenue Bridge	283, 302
Code Account No. 1075, Miscellaneous Service, to Code Account No. 1076, Witness Fees, Department of Law	299, 313
Code Account 1070, Salaries, Diamond Market, to Code Account 1558, Salaries, Municipal Hall	325
Code Account No. 1799, "D" Materials to Code Account No. 1797 "B" Miscellaneous Services, from Code Account No. 1800, "E" Repairs to Code Account No. 1798 "C" Supplies, and from Code Account No. 1800, "E" Repairs to Code Account No. 1797, Miscellaneous Service, Bureau of Tests	337, 352
Code Account No. 1795, "Structural and Non-Structural Improvements" to Code Account No. 1789½ "Wages," Temporary Employees," Bureau of Recreation	337, 365, 378, 372
Code Account No. 1790, Miscellaneous Services to Code Account No. 1792, Materials, Bureau of Recreation	360, 378
Code Account No. 1570, Salaries, Regular Employees, Diamond Market to Code Account No. 1571, Wages, Regular Employees, Diamond Market, Bureau of City Property	383, 444
Code Account No. 1584, North Side Market and Repairs, to Code Account No. 1591, South Side Market Supplies, Bureau of City Property	386, 401
Code Account No. 1485-E, Repaving Schedule to Code Account No. 1546-A4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers	386, 396
Code Account No. 42, Contingent Fund to Appropriation No. 1777, Fund for Music in Parks	394
Code Account 1787, Salaries, Regular Employees, to Code Account 1789½, Wages, Temporary Employees, Bureau of Recreation, Department of Public Works	394, 418
Code Account No. 1795, "Structural and Non-Structural Improvements" to Code Account No. 42-19, "Garfield Playgrounds"	430, 444
Code Account 1231, Wages, to Code Account 1232, Services, Bureau of Child Welfare, Code Account 1252, Salaries, to Code Account 1254, Services, Division of Plumbing, Code Account 1259, Salaries, to Code Account 1260, Services, Division of Housing and Sanitary Inspection and from Code Account 1204, Salaries, to Code Account 1205, Services, Division of Transmissible Diseases	442, 459

RESOLUTIONS—Continued	Page
Transferring Funds from	
Code Account No. 1796-A-1, Salaries, Regular Employees, Bureau of Tests, to Code Account No. 1797-B, Miscellaneous Services, Code Account No. 1798-C, Supplies, and to Code Account No. 1796½-A-3, Wages, Regular Employees	442, 459
Code Account No. 1158, Item "C," Supplies, Bureau of Fire, to Code Account No. 1159, Item "D," Materials, Bureau of Fire	453, 463
Code Account No. 1484-E, Retaining walls to Code Account No. 1485-E, Repaving Schedule	454, 482
Code Account 1095, Miscellaneous Services and Code Account No. 1096, Supplies, to Code Account 1094, Salaries, Temporary Employees, Department of Assessors	466, 483
Code Account No. 1661, "Wages, Temporary Employees," to Code Account No. 1664 "Materials", Distribution Division, Bureau of Water	466, 483
Code Account No. 1126, Item "A" Salaries, General Office, Department of Public Safety, to Code Account No. 1131, Item "C" Supplies, General Office, Department of Public Safety	478, 493
Code Account 1204, Salaries, Division of Transmissible Diseases, to Code Account 1218, Supplies, Division of Bacteriology and from Code Account 1237, Wages, to Code Account 1238, Services, Bureau of Smoke Regulation and from Code Account 1237, Wages, to Code Account 1242, Equipment, Bureau of Smoke Regulation	478, 493
Code Account 1080½, (Expenses of Possible Litigation) to Code Account 1077-C, Supplies and Printing and from Code Account 1080½ to Code Account 1079-F, Equipment, Department of Law ..	478, 493
Code Account No. 1672, Supplies, Bureau of Light to Code Account No. 1675, Equipment of Machinery, Bureau of Light to Code Account No. 1669-A-3, Wages of Regular Employees, Bureau of Light	479, 493
Code Account 1670-A4, "Wages," Temporary Employees, Bureau of Light to Code Account 1673-D, Materials, Bureau of Light....½	479, 494
Code Account No. 1476-E, Repairs, to Code Account 1474-C, Supplies, Division of Public Utilities, Bureau of Engineering	479, 494
Code Account 1222, Salaries, to Code Account 1223, Wages, Municipal Hospital	491, 509, 576
Code Account 1661, Wages, Temporary Employees, to Code Account 1662, Miscellaneous Services, Distribution Division, Bureau of Water	504, 516
Code Account No. 1485-E, No. 1470-E, No. 1484-E, No. 1451-C, General Office, Bureau of Engineering, to Code Account No. 1419-M, "Castings" Bureau of Engineering	513, 525
Code Account 1281, Salaries, to Code Account 1282, Wages, Division of Milk and Miscellaneous Food Inspection	543, 563
Code Account 1047, Miscellaneous Services, to Code Account 1048, Supplies and to Code Account No. 1050, Equipment, City Controller's Office	544, 564
Code Account No. 1644, Wages, Regular Employees, to Code Account No. 1647, Supplies, Filtration Division, Bureau of Water	544, 564
Code Account No. 1443-B, Miscellaneous Service, Division of Inspection, to Code Account No. 1414-B, Miscellaneous Services, General Office, Bureau of Engineering	544, 564

RESOLUTIONS—Continued.

Page

Transferring Funds from

Code Account 1259, Salaries, Division of Housing and Sanitary Inspection to Code Account 1225, Supplies, Municipal Hospital, Department of Public Health	559, 583
Code Account F-1328, to Code Account B-1324, Department of Supplies Code Account No. 1571, Wages, Diamond Market to Code Account No. 1570, Salaries, Diamond Market, Bureau of City Property	559, 583
Code Account 1019, Magistrates Supplies and from Code Account 1022, Magistrates Equipment to Code Account 1038, Supplies, Division of Motor Vehicles, and from Code Account 1011, Miscellaneous Services, Mayor's Office, to Code Account 1015, Equipment, Mayor's Office	576, 591
Contingent Fund Appropriation No. 42, to Appropriation No. 1801, Equipment, Bureau of Tests	588, 591
Contingent Fund Appropriation No. 42, to the Civil Service Commission	201, 220
Contingent Fund to an Item to be known as Item No. 42-22, for the use of the Infant Welfare Campaign	214, 222, 231
Contingent Fund Appropriation No. 42, to Appropriation No. 1379, for the use of the Veterans of Foreign Wars of the United States....	235, 265, 275
Contingent Fund Appropriation No. 42, to Code Account No. 1619, Salaries, Comfort Stations	256, 264
Contingent Fund Appropriation No. 42, to Code Account No. 1561, Miscellaneous Services, Bureau of City Property	273, 342
Item 1074 and Item 43 to Item 1075	325
Item "Construction of approaches to North Side Point Bridge, Appropriation No. 150, 'Bridge Bonds' Series A, 1910," and setting apart and appropriating sums set forth to-wit, \$10,000 as an additional sum for roadway and sidewalks and \$7,500.00 for deyraying cost of engineering	11, 20
Item, "General Fund," Appropriation No. 154, Hospital Bond Fund, for grading and macadamizing roadway to Tuberculosis Hospital, same Appropriation	47
Item "Construction of Approaches to North Side Point Bridge" to Item "C", Construction of Stairway connecting the south approach of the North Side Point Bridge and Duquesne way, Appropriation No. 159, North Side Point Bridge bonds	272, 313
Municipal Hospital Bond Fund 168-A, to Municipal Hospital Bond Fund 168-B	328
North Side Market, Code Account No. 1584, Repairs to Diamond Market, Code Account No. 1576, Repairs, Bureau of City Property	161, 174
North Side Market House Fund to Code Account No. 1581, Miscellaneous Services, North Side Market, Bureau of City Property.....	228, 241, 245
One Code Account to another in the Bureau of City Property.....	394, 418
Respective Appropriations to Appropriation No. 1485-E, Repaving Schedule, Division of Streets	513, 526, 540, 546
Respective Appropriations to Appropriation No. 1452-A3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering	297, 313
	386, 433

RESOLUTIONS—Continued

Page

Waiving rights

Conferred upon City of Pittsburgh, by virtue of certain lease submitted by Pennsylvania Railroad Company, for use and occupancy of a portion of its property at Carson and Smithfield streets, waived

25

Warrants in favor of

Abrents-Fox Fire Engine Co., The	1,364.00.....	336, 356
Albanese, Geraldo, for	40.00.....	360, 410
Alderdice, R. J., for	40.50.....	478,
Alderdice, R. J., for	18.00.....	202, 244
Alderdice, R. J., for	26.90.....	335, 365
Allegheny Garbage Company, for	1,944.50.....	188,
Allegheny General Hospital, for	134.95.....	187, 209
Allen, Miss Anna, for	35.00.....	161, 178
American-La France Fire Engine Company, for	1,083.00.....	511, 530
American Reduction Company, for	8,892.42.....	188,
American Veterans of Foreign Service, for....	256, 264
Amerason Darragh Co., for	102.87.....	119, 145
Anderson, John, for	115.00.....	429, 450
Anderson, John, for	135.00.....	465, 486
Angelo, Frank, for	9.00.....	49,
Armstrong, J. H.	200.00.....	347,
Ashford, Thomas F.,	363.75.....	299, 311
Atherton Electric Company, The, for.....	23.35.....	1, 28
Atlantic Terro Cotta Company for	40.00.....	1, 28
Aurvia, Antonio, for... ..	400.00.....	18, 108
Babcock & Wilcox Company, for	45.00.....	349, 424
Bair, J. Toner, for	18.00.....	215, 232
Balzer, E. J., for	385.59.....	466, 487
Bandi, Joseph H., for	13,553.00.....	152, 176
Barbin, James, for	99.35.....	46, 95
Barker, Fannie for	187.96.....	256, 311
Barr, Mrs. Mary V., for	229, 331
Beltzhcover Republican Club, for	19.00.....	389, 399
Beyer, Dr. J. Walter, for	35.00....	162, 177, 184, 190, 219
Bills incurred in the reception of the Liberty		
Bell, for	550.00.....	535, 547
Black, Mrs. Augusta, for	5,000.00.....	514,
Block, Bennie, for	385.00.....	102,
Bohlendar, Peter, for	137.50.....	199, 330
Bohn, John, for	25.00.....	12,
Bollens, August, for	16.35.....	384, 495
Bolster, William J., for	20.00.....	2, 66
Booth & Flinn, Ltd., for	187.36.....	394, 419
Booth & Flinn, Ltd., for.....	1,021.90.....	467, 484

RESOLUTIONS—Continued		Page
Warrants in favor of		
Booth & Flinn, Ltd., for.....	202.52.....	454, 471
Booth & Flinn, Ltd., for	189.90.....	46, 65
Booth & Flinn, Ltd., for,	461.60.....	191,
Borroughs Adding Machine Company, for	400.00.....	81, 93
Bosau, Henry, for	800.00.....	237, 312
Bott, John Phillip, for	72.58.....	213, 257
Bovard, Robert E., for	47.55.....	335,
Braidwood, Janet F., for	2,500.00.....	513,
Branstan, Jacob, for	57.93.....	172, 183
Brant, H. P., for	225.00.....	507,
Broderick, Lawrence for.....	43.33.....	284, 305
Brooks, Thomas H., for	47.50.....	162, 176
Bumbaugh, Dallas, for	283,
Bumbaugh, Dallas, for	509, 517
Burgoyne, A. G., Jr., for	125.00.....	161, 178
Burke, Thomas, Jr., for	30.00.....	83,
Burns, Andrew N., for	100.00.....	453,
Burns, Andrew N., for....	100.00.....	479, 500, 503, 518
Burns, John B., for	500.00.....	108,
Burns, Mrs. Lauretta, for.....	600.00.....	429,
Burns, Thomas, the	132.09.....	237, 285
Buskirk, E. Van, for	100.00.....	453, 472
Butterfield, L. C., for	4.10.....	202, 245
Byerley, Francis A., for	1,025.30.....	81, 107
Byers, Charles, for	25.50.....	12,
Campbell, Mrs. Ellen, for	1, 83
Campbell, Wm. G., for	40.50.....	384, 435
Carlysle, John, for	39.05.....	308, 329
Carr, William, estate, for	18.00.....	273,
Carroll, Thomas F., for	3.00.....	202, 245
Carson, Arthur, for	53.63.....	46, 257
Carter Electric Company, for	15.15.....	413, 438
Carter Electric Company, The, for.....	434.00.....	430, 450
Carter Electric Company, for	3,430.74.....	119, 145
Casale, Antonio, for	41.50.....	118, 167
Cavanaugh, James, for	32.00.....	75, 111
Cervone, Frank, for	68.00.....	524, 585
Christmas Tree Commission, for	500.00.....	560, 585
Cochmour, J. F., for	175.00.....	237, 312
Cochran, Raymond J., for	10.71.....	92, 110
Cochrane, George A., and Company, for	50.00.....	228, 241
Colhauer, Dr. Frederick H., for	16.12.....	7,
Collector of Delinquent Taxes for Allegheny..		
County, for	4.24.....	140,
Collier, Frank, for	75.00.....	429, 450

RESOLUTIONS—Continued		Page
Warrants in favor of		
Collier, Frank, for	75.00.....	465, 486
Collins-Gordon Contracting Company, for.....	1,756.80.....	467, 484
Conradis, August, for	62.27.....	491, 509
Connelly, P. R., for	1,500.00.....	188, 246
Connor, Bernard, for	9.13.....	46, 134
Cotz, John, for	2,500.00.....	117, 164
Coulon, Thomas F., for	410.00.....	82, 112
Crawford, D. F. Company, for	780.00.....	18, 48
Cronin, Thomas Company, for	45.00.....	200, 220
Cronin, Thomas Company, for	125.00.....	309, 331
Crummie, William J., for	38.75.....	172, 183
Cummer, F. D. & Son Company, for.....	347.09.....	119, 144
Cuthbert Brothers Company, for	558.00.....	560,
Cyrus, Arthur, for	32.50.....	298, 321
Dale, George V., for	87.48.....	281,
Dalzell, Mrs. Sarah E.,	229, 275
Darnell, Mrs. Rachel, for	25.75.....	299, 311
Davis, W. A., for	80.00.....	18, 48
Davies, William J., for	12.03.....	283, 304
Deer & Ober, for	13.00.....	282,
De Vaux, Miss Allie, for	200.00.....	24,
DeSanto, Carlo, for	13.50.....	75, 128, 138, 144
Dies, S. A., for	106.31.....	359, 381
Dierstein, George, for	145.00.....	2, 157
DiFiore, Gabriel, for	8.49.....	335,
Diulus, F. and F., for	148.20.....	535, 548
Dorfman, Henry, for	7.00.....	172, 192
Dorgan, Lawrence, for	21.85.....	228, 253
Drake, Frank, for	400.00.....	2, 112
Dravo, Doyle Company	598.01.....	336,
Drum, William E., for	100.00.....	367, 419
Drum, William E., for	74.10.....	367, 419
Duquesne Light Company, for	67.50.....	18,
Dye, Joseph H., for	3.60.....	202, 244
Edeburn, Clyde S., for	36.93.....	335,
Edmundson, E. J., for	436.00.....	405,
Edmundson, E. J., for	436.00.....	261,
Edwards, Dr. J. F., for.....	88.00.....	442,
Eggenton, W. H., for	125.00.....	429, 457
Eigenrauch Company, for	233.73.....	394, 419
Elliott, Matthew, Heirs, for	199.86.....	45, 122
Ellwood, Stone Company, for	776.56.....	153, 168
Elphinstone, Dr. J. Wade, for	15.00.....	187, 209
Employees, for	63, 77
Employes, for	140, 154

RESOLUTIONS—Continued

Page

Warrants in favor of

Episcopal Church of Messiah of Sheraden, for..	72.11.....	172, 183
Evan, Jones Sons Company, for.....	562.00.....	12, 25
Fanning, John, for	32.50.....	2, 134
Ferguson, J. A., for	250.00.....	359, 378
Ferari, Dominick, for	41.63.....	172, 193
Ferson, James, for	15.32.....	213, 252
Fidelity Title & Trust Company, for	388.54.....	272, 289
Fink, Geo. J., for	300.00.....	181, 316
Flannery, Jas. J., Bros. Company, for.....	566.90.....	504, 516
Fornof, William, for	41.93.....	101, 135
Forsalith, Mrs. Ida, for	2.00.....	335, 365
Fort Pitt Hotel, for	131.40.....	18, 48
Foster, Alvin, for	100.00.....	163, 178
Gallagher, James A., for.....	100.00.....	17, 66
Gallagher, James A., for	177.42.....	73, 87
Garden City Wrecking Company, The, for	1,700.00.....	103, 144, 154, 163
Gaub, Dr. O. C., for	25.00.....	21,
German Beneficial Union, for	138.66.....	299, 311
German Evangelical Church, for	350.85.....	359,
Gerneth, Joseph, for	10.96.....	214, 253
Gigliotti, Frank, for	48.00.....	49, 109
Gluveir, Sally, for	150.00.....	513, 589
Golden, P. J., for	6.04.....	202, 244
Gordon, Mrs. Elizabeth, for.....		441, 469
Graffelder, Chas. A., for	119.00.....	524, 585
Gram, Henry, for	246.00.....	181, 204
Graul, Mary M., for	168.67.....	325, 341
Greenberg, Charles, for	300.00.....	92, 154
Guther Fire Equipment Company, for	320.00.....	235, 254
Gwynn Gas Burner & Engineering Co., for.....	75.00.....	45, 67
Haggerty, Daniel J., for	36.00.....	2, 208
Halliwall, Harry, for	75.60.....	2, 13
Halliwell, Harry, for	79.10.....	70, 122
Halpin, Cornelius P., for	24.51.....	284, 305
Hamburger, Philip, for	339.08.....	359,
Hammond, Thomas, for	1,000.00.....	274, 343
Hamilton, C. C., for	66.50.....	579, 589
Harrey, William J., for	100.00.....	101, 136
Hartigan, John T., for	18.00.....	113, 154
Hartigan, John (amending)	18.00.....	139,
Hays, Mrs. Catherine, for.....	750.00.....	466, 592
Hehmann, H. S., for	250.00.....	453, 495
Henderson, Joseph W., for	78.92.....	413, 434
Henry, Elmer K., for	18.55.....	202, 245

RESOLUTIONS—Continued		Page
Warrants in favor of		
Henry, Elmer K., for.....	123.95.....	335,
Herzstein, Dr. H. J., for.....	2.00.....	414,
Herzberg, Mrs. Mable, for		491, 592
Hess, Frederick J., for	22.00.....	6,
Higgins, G. F., Company, for	498.00.....	236, 246
Higgins G. F., Company, for	480.00.....	236, 246
Higgins, G. F. Company, The, for.....	186.00.....	430, 450
Hirt, Frederick, for	33.79.....	535, 550
Hooven, Owens, Rentschler Company, for.....	162.50.....	118, 184
Hopkins, Dr. Herbert	25.00.....	65,
Horne, Joseph & Company, for.....	88.75.....	18, 49
Hospital and Doctor Bills, for.....		478,
Hostetter, D. H., for	500.00.....	229, 246
Hoting, Charlotte H., for	600.00.....	509,
Hughes, Thomas, for	86.89.....	170, 177
Industrial & Domestic Film Company, for.....	251.25.....	414, 435
Industrial & Domestic Film Company, The, for..	500.00.....	480, 496
Jackson, Charles, for	77.42.....	101, 136
Jenny, Clairville R., for	62.50.....	308, 329
Jivcic, Joseph, for	87.75.....	2, 66
Jones, George A. and Solomon, for	343.56.....	151, 219
Jones, H. L., for	5.00.....	414,
Johnston, R. W., Studio, for.....	20.00.....	503, 518
Kane, James F., for	100.00.....	163, 178
Keefer, Harry M., for	306.45.....	454,
Kern, Willis, for	64.00.....	524, 585
Kerr, Thomas R., for	155.94.....	199, 219
Keystone Ornamental Iron Company, for.....	225.00.....	413, 438
Knightley, Patrick, for	128.25.....	46, 134
Koch, Fred, for	4.30.....	441, 458
Koegh, Catherine, Mrs., for	100.00.....	261,, 329
Krass, J. W., for	100.00.....	308, 457
Kreimeier, David, et al., for	157.13.....	214, 231
Kreusler, H. L., for	698.33.....	543, 589
Kunkle, Stephen, for	115.00.....	429, 450
Kunkle, Stephen, for	135.00.....	465, 486
Kuntz, Jacob, for	108.00.....	46, 134
Lally, John F., for	30.67.....	336,
Landis, H. M., City Treasurer, for.....	2,396.12.....	336, 402
Lane, The Thomas Company, for	70.00.....	236, 251
Lapiano, Dominic, for	78.75.....	75, 111
Laur, Thomas Company, for	46.56.....	141, 156
Lee, Edward B., for	11,500.00.....	70, 77
Leff, Louis F., for	12.86.....	336,

RESOLUTIONS—Continued

Page

Warrants in favor of

Lenon, Bernard A., for	70.00.....	117, 148
Leonard, Martin, for	56.00.....	103, 168, 177
Lever, J., for	10.00.....	74, 83
Liddell, F. C., for	75.00.....	429, 457
Liebelt, Clarence, for	106.25.....	70, 85
Liebold, Louis, for	37.70.....	140,
Liggett, Frank R., for	157.00.....	229, 239
Link Belt Company, for	1,994.90.....	228, 278
MacConnell, Mrs. Mathilda G., for	2,500.00.....	282, 418
McAleenan Bros. Company, for	57.67.....	283, 303
McAleenan Brothers Company, for	75.00.....	414, 436
McAllister, John J., for	42.53.....	429,
McCarthy, John, for	67.35.....	347, 434
McClurg, William E., for	10.71.....	118, 148
McCondrew, John, for	57.66.....	214, 253
McCurdy, May Company, for	2,000.00.....	181, 193
McCutcheon, Lydia B., for	650.00.....	261, 286
McDonald, Morgan, for	3,625.00.....	126,
McElveen Furniture Company, for	347. 00.....	273, 290
McKenna Bros. Company, for	22.47.....	413, 438
McKenna, F. H., for	5.00.....	579, 590
McKown, Mrs. M. E., for	42.67.....	467, 484
McNeil & Bro. Company, Jas., for	1,250.00.....	189, 209
McQuaide, Franklin T., for	36.93.....	336,
McTighe, James, for	143.89.....	359,
Maeder, J. F., for	51.53.....	543, 590
Magee, Christopher, for	256.25.....	360, 389
Malarkey, Gesilda, Mrs., for	39.00.....	14,
Maloney, Thomas, for	34.12.....	2, 157
Marmarose, Carmine, for	33,
Marbleloid Company, The, for	322.00.....	413, 438
Martin, Dr. W. W., for	20.00.....	384, 410
Martin & Hughes, for	137.37.....	504, 517
Marshall, Mrs. Susan, for	139, 192
Marshall, W. J., for	2,064.00.....	308, 460
Masterson, James, for	11.53.....	284, 306
Matthews, James A. and Company, for	225.00.....	273, 291
Mauck, William H., for	12.50.....	92, 110
Maxwell, Mrs. Augusta, for	250.00.....	441, 469
Mazer, Joseph, for	21.57.....	91, 108, 136, 142
Meeds, H. P., for	125.00.....	162, 175
Mellon, A. W., for	162.98.....	214, 231
Mercurio, Antonio, for	17.00.....	75, 111
Metzier, George, for	31.50.....	453, 473
Millers, A. D. Sons Company, for	12.00.....	328, 341

RESOLUTIONS—Continued		Page
Warrants in favor of		
Mills, Elmer, for	17.42.....	213, 252
Mohney, C. L., for	202.00.....	373, 382
Monongahela Construction Company, for	182.00.....	386, 399
Monongahela Construction Company, for	182.00.....	544,
Monongahela Construction Company, for.....	1,080.00.....	1, 21
Moranti, Funvello, for	168.00.....	49,
Moss & Blakeley, Plumbing, for	516.00.....	7,
Moss & Blakeley Plumbing Company, for.....	89.00.....	394, 425
Moss & Blakeley, for	27.93.....	535, 548
Murphy, Mrs. Lottie, for	300.00.....	69,
Murto, Frank D., for	500.00.....	142,
Nicholson, Mrs. Clara, for	400.00.....	308,
Nirella Orchestra, for	110.00.....	576, 586
Nirella, V. D., for	20.00.....	524, 585
Noe, Mrs. Catherine, for	10.00.....	75, 110
Novelty Advertising Company, The, for.....	183.40.....	478, 510
Nowalsky, Mrs. Vadislow, for	500.00.....	85,
Nunge, J. W., for.....	50.00.....	429, 444
Nunlist, Albert, for	83.48.....	70, 167
O'Connor, Lee, for	16.13.....	213, 252
O'Connor, James, for	95.42.....	272, 331, 340
O'Connor, John A., for	26.00.....	360, 410, 449
O'Herron, M., & Company, for.....	83.90.....	479, 499
O'Herron, M., Company, for	45.10.....	118, 142
O'Herron, M., & Company, for	268.50.....	579, 590
O'Neil, E. M., for	137.64.....	237, 285
O'Neil, E. M.,	184.37.....	328, 341
O'Toole, Thomas	14.19.....	213, 252
Oliver, Henry W., Estate of, for.....	91.52.....	543, 564
Owens, Mrs. Belle, for	1,000.00.....	92, 143, 155
Owens, Miss Ida M., for	2,500.00.....	299, 484, 501
Pagoner, Carmine, for	75.00.....	299, 340
Patchkofska, John, for	2,000.00.....	515,
Payne, Wm. J. J., Company, for	413.64.....	74, 85
Payne, Wm. J. J., Company, for	308.25.....	74, 85
Pennsylvania Drilling Company, for.....	615.30.....	431, 448
Pennsylvania Water Company, for	5,000.82.....	431, 448
Pepwotch, Vincent, for	133.50.....	273, 345
Peters, Anna M., for	342.00.....	70, 85
Pettigrew, Ernest, for	250.00.....	237, 331
Phelan, Rt. Rev. Richard, for	320.17.....	214, 230
Phillichody, Otto, for	166.66.....	429, 450
Phillichody, Otto, for.....	166.66.....	465, 486
Phillips, A. M., for	1,925.00.....	45, 108

RESOLUTIONS—Continued

Page

Warrants in favor of

Phillips, Lanzie, for	57.26.....	101, 136
Piathowski, Stephen	2.22.....	202, 244
Pihl & Miller, for	65.00.....	453, 473
Pihl & Miller, for	272.00.....	171, 184
Pittsburgh Auto Lamp Repair Company, for...	50.00.....	151, 183
Pittsburgh Calcium Light Company, for	225.00.....	74, 87
Pittsburgh Construction Company, for	24.47.....	298, 322
Pittsburgh Foundry & Machine Company, for..	29.06.....	360, 389
Pittsburgh Gauge & Supply Company, for	43.65.....	84,
Pittsburgh Sanitary Flooring Company, for....	50.00.....	12, 25
Pittsburgh Western Railroad Company, for....	287.65.....	256, 311
Price, D. W., for	24.70.....	101, 142
Proctor, A. W., for	1,507.74.....	45, 64
Porter, Vinton F., for	20.00.....	227, 238
Real Estate Board, for	55.00.....	81, 94
Rectenwald, Dr. Lawrence E., for	153.75.....	394, 446
Rectenwald, Dr. L. E.	148.00.....	503, 590
Richards, Ethel May, for	44.35.....	214, 252
Rifle, David T., for	195.00.....	386, 399
Rising & Radcliffe, for	11.25.....	18, 48
Rosedale Foundry and Machine Company, for..	63.00.....	140, 168
Russo, Frank for,	152.00.....	24,
Russo, Frank, for	152.00.....	11,
Schall, Mrs. Louise, for	2,500.00.....	386,
Schellenberg, F. F. and Company, for	455.82.....	298, 321
Schmidt, Martha, per month	45.00.....	91,
Schmitz, Frederick A., for	46.00.....	256,
Schenk, Herry Company, for	1,418.98.....	119, 145
Schifino, Andy, for	24.75.....	75, 111
Schon, John Estate, for	133.10.....	328, 341
Schuler, J. G., for	15.94.....	480, 497
Schwartz, John P., for	255.55.....	74, 93
Shelton, C. W., for	700.00.....	188, 244
Shener, Cora M., for	31.20.....	256, 310
Smith, Geo. L., for	40.65.....	75, 134
Smith, Miles, for	2.22.....	202, 244
Sneathen, Miss Ethel, for	75.00.....	299, 342
Spakowski, Joseph E., for	45.00.....	237, 265
Sparr, George P., for	16.13.....	214, 253
Stange, Maud L., for	100.00.....	229, 312
Starkey, Rev. Joseph B., for.....	1,500.00.....	523, 592

RESOLUTIONS—Continued		Page
Warrants in favor of		
Stleren, M., Optical Company, for.....	20.00.....	576, 586
Steigerwald, Jacob, for	74.00.....	70, 156
Stewart, Joseph K., for	75.00.....	81, 94
Succop, W. J., Company, for.....	47.49.....	393, 417
Sunlight Illuminating Co., for	1,400.00.....	337, 366
Swaney, Frank L., for	75.00.....	256, 277
Swaney, Frank L., for	157.50.....	70, 144
Sweetland, E. R., for	108.65.....	102, 126
Taylor, John, for	111.86.....	70, 122
Taylor, John, for	94.00.....	2,
Taylor Burner & Electroplating Company, for..	10.00.....	394, 417
Taylor, John, for	60.00.....	479, 495
Taylor, Margaret A., for	2.00.....	202, 245
Tate, John M., Company, for.....	942.82.....	119, 145
Tenar. W. J. & Company, for	410.00.....	188, 204
Terrell, William, for	150.00.....	103, 164
Thomas, R. D., Company, for	227.01.....	273, 291
Todd, Edward S., for	15.70.....	298, 321
Tolbert, Lucinda, for	17.47.....	261, 275
Unverzagt, J. C., for	4.05.....	299, 343
Urban, Claude E., for	50.00.....	308,
Valley Camp Coal Company, The, for	17.00.....	118, 148
Waite, Isaih, for	195.00.....	284, 324
Wall, Thomas J., for	\$ 100.00.....	1, 148, 73, 86
Walls, Robert, for	619.44.....	175,
Walsh, Peter P., for	40.25.....	336,
Wandless & Wamhoff, for	45.00.....	413, 438
Weill, Dr. N. J., for	10.00.....	65,
Weldon & Kelly Company, for	219.43.....	394, 425
White, James J., for	53.90.....	162, 177
White, James J., for	99.00.....	152,
Williams, Joseph R., for	81.00.....	2, 157, 167
Wilson, George S., for	106.38.....	11, 28
Wilson, R. L., for	2,000.00.....	336, 402
Witherspoon, Dr. James, for	100.00.....	187, 209
Winterrton Land Company, for	133.78.....	11, 229
Wuerthele, William, for	147.81.....	272, 286
Wynn, J. F., for	150.00.....	309, 419
York Manufacturing Company, for	251.10.....	119, 145
Zama, William, for	135.00.....	14,
Zuhlker, Herman, for	34.00.....	162, 177.
		349, 365

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, January 5, 1915,

No. 1.

Municipal Record

EIGHTY-EIGHTH COUNCIL

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa. Tuesday, January 5, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English (for Mr. Dillinger) presented

No. 2447. Resolution authorizing and directing the City Controller to transfer the sum of \$475.60 from Code Account No. 42, Contingent Fund, to Code Account No. 1130, Item "Salaries, Regular Employees," Bureau of Building Inspection.

Which was read and referred to the Committee on Finance.

Also

No. 2448. Resolution authorizing the issuing of a warrant in favor of Thomas J. Wall for the sum of \$160.00 for 31 days' lost time in December, 1914, by reason of injuries received in the service on June 4th, 1914, and charging the same to Code Account No. 1151, Item "L," Lost Time, Bureau of Police.

Also

No. 2449. Resolution authorizing the issuing of a warrant in favor of the Atlantic Terra Cotta Company for the sum of \$40.00, for additional terra cotta furnished at No. 3 Engine House on Webster avenue, and charging the same to Code Account No. 1161, Bureau of Fire.

Also

No. 2450. Resolution authorizing the issuing of a warrant in favor of The Axthelm Electric Company for the sum of \$23.35 for extra work at No. 3 Engine House on Webster avenue, and charging the same to Code Account No. 1161, Bureau of Fire.

Which were severally read and referred to the Committee on Public Safety.

Mr. English presented

No. 2451. Resolution authorizing the issuing of a warrant in favor of the Monongahela Construction Company for the sum of \$1,080.00, for extra work done on the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, and charging the same to Appropriation No. 154, Hospital Bond Fund.

Which was read and referred to the Committee on Finance.

Mr. Garland presented

No. 2452. Resolution authorizing and directing the City Solicitor to prepare a deed conveying a vacant lot of ground on Fargo street to Charles Gray upon payment by him of \$34.22 with the interest thereon up until date of payment.

Also

No. 2453. Resolution authorizing the issuing of a warrant in favor of Mrs. Ellen Campbell in the sum of \$..... for all damages against the City of Pittsburgh by reason of her husband, Alexander Campbell, a city employee, being severely injured while in the performance of his duties as a watchman on the Grant boulevard, and from which injuries he died at the Homeopathic Hospital, and charging the same to Code Account No.

Also

No. 2454. Resolution authorizing the issuing of a warrant in favor

of John Taylor in the sum of \$94.00, and Harry Halliwell for \$75.60, for services rendered at the City Garage as auto mechanics, during the month of December, 1914, and charging the same to Item 1040, Division of Motor Vehicles.

Also

No. 2455. An Ordinance authorizing the temporary employment of two auto mechanics in the Division of Motor Vehicles and fixing the compensation therefor.

Also

No. 2456. An Ordinance authorizing the settlement of the equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company at No. 719 October Term, 1913, in the Court of Common Pleas of Allegheny county, involving the right and title of the city to certain wharf lands along the Monongahela river in the Seventeenth ward, Pittsburgh; setting forth the terms and conditions of said settlement; and authorizing the proper officers of the city to execute and deliver the agreements pertaining thereto.

Which were severally read and referred to the Committee on Finance.

Also

No. 2457. Resolution authorizing the issuing of a warrant in favor of Frank Drake for the sum of \$400.00, being for four months' lost time, at the rate of \$100.00 per month, on account of time lost by reason of sickness contracted while in the performance of his duty as a patrolman, and charging the same to Code Account No. 1151-L, Lost Time, Bureau of Police.

Which was read and referred to the Committee on Public Safety.

Mr. Hetzel presented

No. 2458. Resolution authorizing the issuing of a warrant in favor of Thomas Maloney for \$34.12, for 12% days' lost time on account of injuries sustained in the performance of his duty as an oiler at the Montrose Pumping Station, and charging the same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Also

No. 2459. Resolution authorizing the issuing of a warrant in favor of Daniel J. Haggerty for \$36.00, being for 12 days' lost time on account of injuries sustained in the performance of his duties as a feed water tender in the Bureau of Water, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Also

No. 2460. Resolution authorizing the issuing of a warrant in favor of J. William Bolster for \$20.00, being for 8 days' lost time on account of injuries sustained in the performance of his duties as a repairman at the Ross Pumping Station, Bureau of Water, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Also

No. 2461. Resolution authorizing the issuing of a warrant in favor of Joseph R. Williams for \$81.00, being for 36 days lost time on account of injuries sustained in the performance of his duty as coal and ashman at Brilliant Pumping Station, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Also

No. 2462. Resolution authorizing the issuing of a warrant in favor of George Dierstein for \$145.00 for 58 days lost time on account of injuries sustained in the performance of his duty as repairman at Montrose Pumping Station, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Also

No. 2463. Resolution authorizing the issuing of a warrant in favor of John Fanning for \$32.50 for 13 days lost time on account of injuries sustained in the performance of his duty as a repairman in the Bureau of Water, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Also

No. 2464. Resolution authorizing the issuing of a warrant in favor of Joseph Zivic for \$87.75, for 39 days lost time on account of injuries sustained in the performance of his duty as a coal and ashman at the Brilliant Pumping Station, Bureau of Water, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which were severally read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2465. Resolution authorizing and directing the City Controller to transfer \$22.00 from Code Account No. 1573, Wages, Wharves & Landings, to Code Account No. 1549, Wages, North Side Market, Bureau of City Property.

Also

No. 2466. Resolution setting apart and appropriating \$2,000.00, or so much thereof as may be necessary, from the proceeds arising from the sale of Bridge Bonds, Series D, 1912, for the purpose of defraying the cost of engineering and inspection services entailed on the part of the Bureau of Engineering in connection with the reconstruction of the Sylvan avenue bridge, and authorizing and directing the Mayor and the City Controller to respectively issue and countersign warrants drawn on said funds for the payment of the cost of said engineering and inspection services.

Also

No. 2467. Resolution authorizing and directing the City Controller to set aside the sum of \$180.00 from Appropriation No. 1418, "Materials," Di-

vision of Surveys, Bureau of Engineering, for the purpose of paying the cost of electrical wiring for the lighting system of the Corliss street tunnel, and authorizing and directing the Mayor and the City Controller to respectively issue and countersign warrants drawn on said fund for the payment of the cost of said electrical wiring work.

Which were severally read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 2468. Petition for the vacation of Lily street, between Batavia street and Haverhill street.

Also

No. 2469. An Ordinance vacating Lily street, in the Thirteenth ward of the City of Pittsburgh, as laid out in A. W. Mellon's Plan of Villa Place, from Batavia street to Haverhill street.

Also

No. 2470. An Ordinance vacating a portion of Thirty-third street, between a point 28.8 feet southeastwardly from Liberty avenue and a point 113.8 feet southeastwardly from Liberty avenue.

Also

No. 2471. An Ordinance accepting the dedication of certain property, in the Sixth ward of the City of Pittsburgh, for public use for highway purpose to be added to Thirty-third street for the widening thereof and appropriating and opening the same.

Also

No. 2472. An Ordinance re-establishing the grade of Thirty-third street, from Liberty avenue to Neville street.

Also

No. 2473. An Ordinance re-establishing the grade of Liberty avenue, from Thirty-second street to a point 715.72 feet eastwardly therefrom.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 2474. Communication from E. S. Morrow, City Controller, asking council to rescind action on Bill No. 2428, Resolution for transfer of \$500.00 for purchase of equipment for North Side Playgrounds.

Also

No. 2475. Communication from P. S. Chambers, attorney-at-law, enclosing statement of account of Thomas L. Pfarr against the City of Pittsburgh in the sum of \$3,000.00 for expert advice given during the preparation of the 1914 budget.

Also

No. 2476. Communication from E. J. White Company advising that his client offers \$6,000.00 cash for properties situate on Colking street, Junilla street, Vera street, Upton street, Avon alley, Kirkpatrick street and Bedford avenue, in the Fifth ward, and on Bellefonte street, in the Seventh ward.

Which were severally read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 2477. Report of the Committee on Finance for December 30th, 1914, transmitting sundry papers to council.

Which was read, received and filed.

Also

Bill No. 2423. Resolution authorizing the Director of the Department of Public Health to employ temporary four laborers at \$2.25 per day, until such time as other arrangements are possible, and charging the same to Wages, Temporary Employees, Bureau of Sanitation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2424. Resolution authorizing the Director of the Department of Public Health to appoint one day and one night watchman at Tuberculosis Hospital at a salary not to exceed \$2.25 each per day, and one laborer at Tuberculosis Hospital at \$2.00 per day, said wages to be paid out of Code 1193.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2429. An Ordinance entitled, "An Ordinance amending Paragraph 2, Section 3, of an ordinance entitled, 'An Ordinance amending Section 3 of an ordinance entitled, 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of three hundred thousand dollars, and providing for the issue and sale of bonds of said city in said amount, to provide funds for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in connection with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the redemption of said bonds and the payment of interest thereon," approved September 2, 1914," approved December 3, 1914."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2431. Communication from Hon. Jos. G. Armstrong, Mayor, submitting statement of the Department of Assessors showing the aggregate valuations on land and buildings in the several wards of the City of Pittsburgh for the year 1915.

In Finance Committee, December 30th, 1914, returned to council to be received and filed.

Which was read, received and filed.

Also, with a negative recommendation,

Bill No. 2428. Resolution providing that the sum of \$500.00, set aside

from the Contingent Fund by resolution No. 247, approved June 4th, 1914, shall be applied to the purchase of necessary equipment at the Woods Run Playgrounds.

Which was read.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2478. Report of the Committee on Public Works transmitting an ordinance to council.

Which was read, received and filed.

Also

Bill No. 2241. An Ordinance entitled, "An Ordinance opening Malden street and way, in the Twenty-seventh ward, from Geyer avenue to Lecky avenue, establishing the grade thereof, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being three-fourths of the votes of council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 2479. Report of the Committee on Public Service and Surveys for November 11th, 1914, transmitting sundry ordinances to council.

Which was read, received and filed.

Also

Bill No. 1714. An Ordinance entitled, "An Ordinance vacating Amity alley, in the Twelfth ward of the City of Pittsburgh, as laid out in the East End Life Insurance and Improvement

Trust Company's Plan of Lots, from Monticello street northwardly to the northerly line of the said plan of lots."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 1716. An Ordinance entitled, "An Ordinance vacating an unnamed fifteen (15) foot alley, in the Twenty-seventh ward of the City of Pittsburgh, laid out in John S. Hall's Plan of Lots and Thomas Mellon's Plan of Lots, from Langtry street to Hall street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 1718. An Ordinance entitled, "An Ordinance vacating Fletcher alley, in the Twelfth ward of the City of Pittsburgh, as laid out in Robinson and Dickie's Addition Plan, from Murt-

land street westwardly to the westerly line of the said plan.

and agreed to.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2150. An Ordinance entitled, "An Ordinance vacating Cresson alley, in the Eighteenth ward of the City of Pittsburgh, as laid out in 'Grandview' Plan of Lots, from Eureka street to Secane avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. Woodburn also presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 2480. Report of the Committee on Public Service and Surveys for December 23rd, 1914, transmitting an ordinance to council,

Which was read, received and filed.

Also

Bill No. 2409. An Ordinance entitled, "An Ordinance granting to the H. J. Heinz Company, their successors and assigns, the right to lay, maintain and use certain pipes under and across Progress street, subject to the terms and conditions of this ordinance."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 2481. Report of the Committee on Filtration and Water for December 30th, 1914, transmitting a resolution to council.

Which was read, received and filed.

Also

Bill No. 2433. Resolution authorizing the issuing of a warrant in favor of Frederick J. Hess, laborer, Bureau of water, for \$22.00, covering time from December 2nd to 14th, inclusive, or a total of 11 days, being compensation for injuries sustained while at work for this Bureau, and charging same to Appropriation No. 1610.

Which was moved.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the

votes of council in the affirmative, the resolution passed finally.

Mr. Rauh presented from the committee on Parks and Libraries, with an affirmative recommendation.

No. 2482. Report of the Committee on Parks and Libraries for December 30th, 1914, transmitting an ordinance to council.

Which was read, received and filed.

Also

Bill No. 2408. An Ordinance entitled, "An Ordinance fixing a schedule of fees to be charged for the use of the Music Hall and Lecture Room in the Carnegie Free Library of Allegheny Building."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. English (For Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2483. Report of the Committee on Public Safety for December 30th, 1914, transmitting an ordinance to council.

Which was read, received and filed.

Also

Bill No. 2362. An Ordinance entitled, "An Ordinance requiring hospitals and sanitariums within the limits of the City of Pittsburgh to provide and equip, with screens, windows of rooms wherein insane or temporarily deranged patients are confined, and prescribing a penalty for violation thereof."

In Public Safety Committee, December 30th, 1914, amended in Section 1, as shown in red, and as amended ordered returned to council with an affirmative recommendation.

Which was read.

Mr. English moved

That the amendments of the Public Safety Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by council, was read.

Mr. English moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council in the affirmative, the bill passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation.

No. 2484. Report of the Committee and Correction for December 30th, 1914, transmitting a resolution to council.

Which was read, received and filed.

Also

Bill No. 2397. Resolution authorizing the issuing of a warrant in favor of Moss & Blakeley Plumbing Company for \$516.00, for extra plumbing work on new hospital building at Marshalsea, and charging same to Appropriation No. 173, Bond Issue.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 2485. Report of the Committee on Health and Sanitation for De-

cember 30th, 1914, transmitting a resolution to council.

Which was read, received and filed.

Also

Bill No. 2426. Resolution authorizing the issuing of a warrant in favor of Dr. Frederick H. Colhauer for \$16.12, for four days he served over the time of his three months' provisional appointment as a School Medical Inspector, and charging the same to Appropriation No. 1229, Salaries, Bureau of Child Welfare.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 2486. Resolution requesting the Mayor to return to council, without action thereon, for the purpose of recommitting to the Committee on Finance, Bill No. 2178, Resolution authorizing the Department of Assessors to issue an exoneration in favor of the Sarah Heinz House for \$449.40, amount of taxes assessed against said building.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned, without action thereon,

Bill No. 2178. Resolution authorizing the Department of Assessors to issue an exoneration in favor of the Sarah Heinz House for \$449.40, the amount assessed against said building, and to place said property on the exempt list.

In Council, December 29, 1914, Rule suspended, read three times and finally passed.

Which was read.

Mr. English moved.

To reconsider the vote by which the resolution was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the resolution be read a second and third times and finally passed?"

The motion did not prevail.

Mr. English moved

That the resolution be recommitted to the Committee on Finance.

Which motion prevailed.

Also

No. 2487. Resolution requesting the Mayor to return to council, without action thereon, for the purpose of recommitting to the Committee on Finance, Bill No. 2388, Resolution authorizing and empowering the Mayor to enter into a lease with the owners of property adjoining the public school in the Thirteenth ward, for playground purposes.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.
And the Mayor having returned, without action thereon.

Bill No. 2388. Resolution authorizing and empowering the Mayor to enter into a lease with the owners of property adjoining the public school in the Thirteenth ward, known as the Heard property and the Trafford Real Estate property, for playground purposes; the consideration being the exoneration of the city taxes for the current year.

In council, December 29th, 1914, Rule suspended, read three times and finally passed.

Which was read.

Mr. English moved

To reconsider the vote by which the resolution was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the resolution be read a second and third times and finally passed?"

The motion did not prevail.

Mr. English moved

That the resolution be recommitted to the Committee on Finance.

Which motion prevailed.

Mr. Kerr presented

No. 2488. Resolution requesting the Mayor to return to council, without action thereon, for the purpose of recommitting to the Committee on Public Works, Bill No. 1968, An Ordinance regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh by other than the corporate authorities of said city; requiring permits therefor to be taken out except by street passenger railway, or traction companies and fixing charges therefor, and for the permanent resurfacing of the streets to be done by the City of Pittsburgh or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be granted, and prescribing the punishment for violations of the provisions of this ordinance.

Which was read.

Mr. Kerr moved

The adoption of the resolution.
Which motion prevailed.

And the Mayor having returned, without action thereon.

Bill No. 1968. An Ordinance entitled, "An Ordinance regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh by other than the corporate authorities of said city; requiring permits therefor to be taken out except by street passenger railway, or traction companies, and fixing charges therefor, and the permanent resurfacing of the streets, to be done by the City of Pittsburgh, or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be granted, and prescribing the punishment for violations of the provisions of this ordinance.

In council, December 29th, 1914, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Kerr moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Kerr moved

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

The Chair presented

No. 2489. Whereas, It is believed that it would be a great public convenience and at the same time tend to relieve the congestion of the streets if the square upon which the Joint County and City Building is to be erected could be, until needed, used as a public parking place for automobiles; therefore, be it

Resolved, That a committee of three members of council be appointed to confer with the County Commissioners relative to the utilization of said site for parking purposes until such time as it may be needed for other purposes.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said special committee, Messrs. English, Woodburn, Garland.

Mr. Herron moved

That the following members be excused for absence from council and committee meetings as follows:

Mr. Dillinger on November 4th, 5th, 6th and 9th, 1914, and December 21st, 22nd, 23rd, 24th, 28th, 29th and 30th, 1914.

Mr. Garland on December 7th, 1914.

Mr. Kerr on November 10th and 11th, 1914, and December 29th and 30th, 1914.

Mr. Rauh on December 30th, 1914.

Which motion prevailed.

Mr. Kerr moved

That the Director of the Department of Public Safety be requested to comply with the provisions of the following resolution at the next meeting of council.

Bill No. 2386. Resolved, That the Director of the Department of Public Safety furnish to council with the number of men appearing before the trial board; their names, and a complete history of each individual case as to

the number of times they have appeared before the board and the charges preferred against them; the findings of the trial board and the disposition of the several cases, in the Bureaus of Police and Fire; and, be it

Resolved, Further, That the said Director furnish council with the number and names of all re-instatements in the Bureaus of Police and Fire during the year 1914.

(In council, December 15th, 1914, Read and adopted.)

Which motion prevailed.

And there being no further business before the meeting, the Chair declared council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, January 12, 1915,

No. 2.

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Jan. 12, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2490. Petition of committee of members of Bureau of Fire asking that the employes be given careful consideration when the matter of abolishing certain engine houses is taken up.

Which was read and referred to the Committee on Finance.

Also

No. 2491. Communication from A. L. Overcashier, Secretary of Local No. 20, Journeymen Barbers, International Union, asking for hearing relative to enforcing Ordinance No. 960, which pertains to the sanitary conditions of barber shops.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 2492. Resolution authorizing the issuing of a warrant in favor of Frank Russo in the sum of \$152.00 for 76 days' lost time at the rate of \$2.00 per day by reason of illness contracted while in the discharge of his duties as a street cleaner, and charging the same to Appropriation No. 42.

Also

No. 2493. Resolution authorizing and directing the City Controller to transfer the sum of \$1,702.45 from Item 1074 and the sum of \$800.00 from Item 43, to Item 1075.

Also

No. 2494. Resolution authorizing and directing the City Controller to transfer the sum of \$20.54 from Code Account 1043, Supplies, Bureau of Horses, to Code Account 1042, Regular Salaries, Bureau of Horses.

Also

No. 2495. An Ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly in accordance with the quarterly meter ratings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors.

Which were severally read and referred to the Committee on Finance.

Also

No. 2496. Resolution authorizing the issuing of a warrant in favor of George S. Wilson for \$106.33, costs in cases brought before him by the Bureau of Sanitation under the direction of the Law Department against William McClusky, Mrs. Sadie Fry and Reese Fry, in which judgment was given against the city, and charging the same to Item No. 1237.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Hetzel presented

No. 2497. Petition of citizens of the Twenty-sixth ward protesting against the elimination and removal of Engine Company No. 56.

Which was read and referred to the Committee on Finance.

Also

No. 2498. Resolution authorizing the issuing of a warrant in favor of John Bohn for \$25.00, being ten days' lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duties as a Boiler Tender's Helper at the Ross Pumping Station, and charging the same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Also

No. 2499. Resolution authorizing the issuing of a warrant in favor of Charles Byers for \$25.50, being for eight and one-half days' lost time at the rate of \$3.00 per day, on account of injuries sustained in the performance of his duty as Second Assistant Engineer, Mission Street Pumping Station in the Bureau of Water, and charging the same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2500

HOUSE OF REPRESENTATIVES.

Washington, January 7, 1915.

Hon. J. P. Kerr,
City Hall,

Pittsburgh, Pa.

My Dear Doctor:

The present session of Congress will end on March 4th and many of the members of both Houses are planning to visit the San Francisco Exposition, going by way of the Panama Canal and returning across the continent by rail. The President intends to accompany the party. I am reliably informed that the President will make a number of addresses during his trip home from San Francisco to Washington, D. C., and that an itinerary for him is now in process of preparation. I feel confident the people of Pittsburgh would like to again meet and hear him, and take the liberty of requesting you to lay the matter before the legislative and executive branches of the city government, with a view of extending to him an official invitation to again visit our city. I would make the invitation indefinite as to date, because of the uncertainty at the present time of his plans; in other words, put it in the form of a resolution of the City Council, approved by the Mayor.

Founder's day is fixed for Thursday, April 29th, and I feel somewhat inclined to urge the President to deliver an address upon that occasion, but this date may not suit his convenience. Many invitations are being received at the White House daily, requesting the President to stop over on his way home, and I believe it the part of wisdom to urge upon you promptness in this matter.

With kindest personal regards,

Very respectfully yours,

STEPHEN G. PORTER.

Which was read and referred to the Committee on Finance.

Also

No. 2501. Resolution authorizing the issuing of a warrant in favor of the Evan Jones Sons Company for the sum of \$562.00, for extra work done on the contract for grading, paving and curbing of roads in the grounds of the University of Pittsburgh, Contract No. 2, and charging the same to Appropriation No. 1345.

Also

No. 2502. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh Sanitary Flooring Company for the sum of \$50.00, for extra work done on the contract of the construction of expansion joints and scuppers on the Wilmot Street Bridge, and charging the same to Appropriation No. 1450, Repairs, Division of Bridges, Bureau of Engineering.

Which were severally read and referred to the Committee on Public Works.

The Chair presented

No. 2503. An Ordinance providing for the letting of contracts for materials and general supplies required by the several departments of the city government for the year beginning January 1st, 1915.

Also

No. 2504

MAYOR'S OFFICE.

Pittsburgh, January 7, 1915.

To the President and

Members of City Council,
City of Pittsburgh.

Gentlemen:

I enclose herewith copy of letter from the Panama-California Exposition in which they advise that December 6th, 1915, has been set aside as "Pittsburgh Day." The letter is sent to you for whatever action you deem necessary. A copy has also been sent to the Allied Boards of Trade and the Chamber of Commerce.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

PANAMA-CALIFORNIA EXPOSITION

San Diego, Cal.

1915.

December 29th, 1914.

His Honor,

The Mayor of

Pittsburgh, Penna.

Subject: Special Events—Pittsburgh Day.

Dear Sir:

It is our desire to celebrate at the Exposition a day in honor of your city, and we have, therefore, named December 6th, 1915, as Pittsburgh day.

Will you kindly advise your leading civic and social bodies and newspapers to this effect, so that the matter may

be given proper publicity, and so that we may arrange with them for the entertainment of any of your citizens or former citizens who may, at that time, be in our city?

We feel sure that you will co-operate with us in this affair to the best of your ability, and assure you of our earnest desire to make it a day worthy of the name it bears.

Yours very truly,

PANAMA-CALIFORNIA EXPOSITION,

By Carl T. Worst.

Which were read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2505. Report of the Committee on Finance for January 6th, 1915, transmitting sundry resolutions to council.

Which was read, received and filed.

Also

Bill No. 2428. Resolution applying the sum of \$500.00, set aside from the Contingent Fund by Resolution No. 247, approved June 4, 1914, to the purchase of necessary equipment at the Woods Run and Phipps Playgrounds.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2447. Resolution authorizing, empowering and directing the City Controller to transfer the sum of \$475.00 from Code Account No. 42, Contingent Fund, to Code Account No. 1180, Item, "Salaries, Regular Employees," Bureau of Building Inspection.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2452. Resolution authorizing and directing the City Solicitor to prepare a deed conveying lot of ground on Fargo street to Charles Gray, upon payment by him of \$34.22, with the interest thereon up until date of payment.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2454. Resolution authorizing the issuing of a warrant in favor of John Taylor in the sum of \$94.00, and Harry Halliwell for \$75.00, for services at city garage as auto mechanics during the month of December, 1914, and charging the same to Item 1040.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2230. Resolution authorizing the issuing of a warrant in favor of William Zama in the sum of \$135.00, and a warrant in favor of Mrs. Gesilda Malarkey in the sum of \$39.00, in full settlement of all claims for damages on account of flooding the cellars of said claimants caused by bursting of city water main near the corner of Boundary and Joncaire streets, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, January 6, 1915, amended by striking out "\$135.00" and by inserting in lieu thereof "\$90.00," and by striking out "\$39.00" and by inserting in lieu thereof "\$27.37," and as amended ordered returned to council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2506. Report of the Committee on Public Service and Surveys for January 6th, 1915, transmitting several ordinances to council.

Which was read, received and filed.

Also

Bill No. 2472. An Ordinance entitled, "An Ordinance re-establishing the grade of Thirtieth street, from Liberty avenue to Neville street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2473. An Ordinance entitled, "An Ordinance re-establishing the grade of Liberty avenue, from Thirty-second street to a point 715.72 feet eastwardly therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2374. An Ordinance entitled, "An Ordinance accepting the dedication of that portion of the reserved strip one foot wide along the easterly side of the Westwood Plan of Lots, now within the boundaries of the Twentieth ward, City of Pittsburgh, for public use for highway purposes, opening and naming the same."

In Public Service and Surveys, January 6th, 1915, amended in the title by striking out the words "opening and naming," and by inserting in lieu thereof the words "and opening," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendment of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 2507. Report of the Committee on Public Safety for January 6th, 1915, transmitting an ordinance to council.

Which was read, received and filed.

Also

Bill No. 2339. An Ordinance entitled, "An Ordinance prohibiting the solicitation of custom or trade by what is commonly called "barking," and solicitation of trade of persons who may be passing or stopping in front of any place of business, and providing a penalty for the violation thereof."

In Public Safety Committee, January 6, 1915, amended in section 1 by striking out and inserting as shown in red, and as amended ordered returned to council with an affirmative recommendation.

Which was read.

Mr. Dillinger moved

That the amendment of the Public Safety Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by council, was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Dillinger presented

No. 2508. Whereas, At a public hearing before the Public Safety Committee of council, held January 6th, 1915, the Christian Social Service Union, through Rev. Dr. Zahniser, its Secretary, made complaint against the police courts of the city as being inefficient, vitiated by favoritism and given to gross injustice, and that a change of system should be inaugurated, and that among other qualifications of a police magistrate he should be learned in the law; that at said hearing complainants disclaimed any intention of filing or making charges against any of the present police magistrates, but that their complaint was directed against the system now in vogue; and

Whereas, It was alleged that the corrections and improvement in said system lay within the present powers of council and the Mayor, without additional enabling legislation by the state authorities; now, that council may be properly informed as to its power in the premises, be it

Resolved, That the City Solicitor advise this body upon the following questions:

First: In the absence of specific charges and proofs as to official misconduct on the part of police magistrates, what are the powers of council?

Second. In the event of charges of official misconduct being made and proven, what are the powers of council?

Third. What power has council as to a change of system of police courts including requirements as to qualifications of police magistrates, and in the event of council having such power, could it be made effective against present incumbents?

Fourth. What power has council by ordinance or otherwise to regulate the

conduct, method of procedure and practice of the police magistrates in the carrying out of their official duties?

Which was read.

Mr. Dillinger moved

The adoption of the resolution.
Which motion prevailed.

Mr. Kerr presented

No. 2509. Resolved, That the Civil Service Commission be requested to furnish to Council the Register of Applications, the eligible lists, promotion eligible lists; list of provisional appointments made during the last year and the number of provisional appointments which were finally made permanent during the last year; number of positions placed in the exempt class and the reasons therefor; the number of positions placed in the non-competitive class and the reasons for placing such positions in the non-competitive class.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Mr. Kerr arose and said

"Mr. Chairman and Gentlemen: I want to say, in support of this resolution, that I have information which leads me to believe that the laws with reference to this Commission are not being properly administered. I am informed that there are a number of men occupying positions or acting in positions, without having complied with the laws governing the appointment of city employees, and that there is a large eligible list for the positions in which they are acting. That is not in compliance with the spirit or the letter of the Civil Service Act.

I also have information, Mr. Chairman, that a young lady took an examination before this Commission. When she received her grading the card stated that she had made a percentage of 46, or something like that. She was informed by a friend that there must have been a mistake because the questions submitted were such that any high school girl could have answered and passed successfully, and advised her to go to the office of the Commission and to go over her papers, which she did. The examiner claimed to have made a mistake and raised her percentage to 80. She was then advised by the examiner that if she would seek the influence of a politician named by him she could get the appointment she desired. Now, there was too much difference between 46 and 80 to be a mere mistake, it appears to me, and the examiner is certainly not privileged to refer any applicant to any politician to secure his influence in order to get an appointment one has merited by a competitive examination.

I want, also, to call your attention, Mr. Chairman, to the further fact that in the administration of this office it has cost the City of Pittsburgh \$80 for each individual who has gone to work for the City within the last year, except those persons who have gone to work in the labor class. That amount of money being expended should certainly guarantee the administration of the spirit and letter of the Act."

And the question recurring on the adoption of the resolution.

The motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, January 19, 1915,

No. 3

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Jan. 19, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2510. Resolution authorizing the issuing of a warrant in favor of James A. Gallagher for the sum of \$100.00 for 39 days' lost time during November, 1914, by reason of injuries received while on duty as a patrolman November 29th, 1913, and charging the same to Code Account No. 1151, Item "L", Lost Time, Bureau of Police.

Which was read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 2511. An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof.

Also

No. 2512. An Ordinance creating the Bureau of Recreation in the Department of Public Works of the City of Pittsburgh, prescribing the powers and duties of said Bureau, and fixing the number and salaries of employees therein.

Also

No. 2513. An Ordinance creating the Division of Topography in the Bureau of Engineering, Department of Public Works, and fixing the number and salaries of employees therein, and abolishing the Division of Construction in the Bureau of Engineering, Department of Public Works.

Also

No. 2514. An Ordinance creating and establishing a Bureau within the Department of Public Works, and under the control of the Director of the Department of Public Works, to be known as the Bureau of Tests, providing for the employees thereof and fixing their salaries and duties; abolishing the present division of Laboratory in the Bureau of Engineering, Department of Public Works, including the positions of Chief Chemist at \$2,000 per annum, Assistant Chemist at \$1,500 per annum, Assistant Chemist at \$900 per annum, Laboratory Assistant at \$780 per annum, and abolish the position of Inspector at \$1,500 per annum in the Asphalt Plant, Bureau of Highways and Sewers, Department of Public Works.

Also

No. 2515. An Ordinance defining the duties of the Secretary and Chief Engineer in the Department of City Planning.

Also

No. 2516. An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of four hundred and eighty thousand (\$480,000.00) dollars, for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said city, and providing for the redemption of said bonds and the payment of interest thereon.

Also

No. 2517. Resolution authorizing the issuing of a warrant in favor

of Joseph Horne & Company in the sum of \$88.75 for supplies, and a warrant in favor of the Duquesne Light Company in the sum of \$67.50 for electric light, furnished at the Municipal Exhibit at the Exposition in the fall of 1914, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2518. Resolution authorizing the issuing of a warrant in favor of D. F. Crawford Company for \$780.00 for building lockers at the Homewood Swimming Pool, in the old No. 23 Engine House and charging the same to appropriation No. 42.

Also

No. 2519. Resolution authorizing the issuing of warrants in favor of the Fort Pitt Hotel for \$131.40; Rising & Radcliffe, printing, for \$11.25, and W. A. Davis Quartette & Orchestra, \$80.00, for a dinner given the Allegheny County delegates to Harrisburg, by the Mayor, Controller and Council, for the purpose of outlining to the members of the General Assembly the proposed legislation for the City of Pittsburgh asked for during the session of 1915 and securing their support for passage of same; and charging the same to Appropriation No. 42.

Also

No. 2520. Resolution authorizing the issuing of a warrant in favor of Antonio Anvia, in the sum of \$400.00, in full settlement of all claims for damages against the City of Pittsburgh for injuries to his son, Samuel Anvia, by being knocked down by repair wagon of the Department of Public Safety on Tunnel street, which caused his death, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2521. Resolved, That from and after February 1st, 1915, the grades of salary, salary compensation and specifications of work requirements prepared under the direction of the Mayor pursuant to resolution of Council, and transmitted by the Mayor to the Council under date of October 31, 1914, be and the same are hereby adopted as the official salary grades and work specification governing employments and positions of the City of Pittsburgh, provided, that this action does not change the rates of existing positions or employments of the City.

Resolved, That the said grades and specifications shall be adhered to by Council and the executive departments in requisitioning and establishing new positions in the City of Pittsburgh unless by specific action of the Council itself said grades or rates shall be revised.

Resolved, That pursuant to the aforesaid schedules of grades and specifications, the Civil Service Commission be requested to re-classify and distribute, as promptly as possible, existing positions on the basis of adopted grades and shall be governed by said grades in the distribution and classification of the positions to be hereafter created.

Resolved, That, pursuant to said grades and specifications, the Civil Service Commission is requested to revise, as promptly as possible, the rules governing entrance and promotional Civil Service examinations, so as to put into effect the work requirements suggested in such grades and specifications and shall establish lines of promotion within the City service in keeping with the grading and grouping of positions suggested in said report.

Resolved, That, pursuant to said grades and specifications, the Civil Service Commission is requested to devise and install, as promptly as possible, individual efficiency records for each employe of the classified service of the City in keeping with the work requirements of said grades and specifications.

Also

No. 2522. Resolution authorizing the City to execute and deliver a deed to Mary E. Young for all that certain lot or piece of ground situate in the Twelfth ward, being known as lot No. 35 in Charles Ross Campania Plan of Lots, situate on the northeast side of Campania avenue, in consideration of the sum of \$115.00.

Which were severally read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 2523. An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Bayonne avenue, from Dagmar avenue to Alverado avenue.

Also

No. 2524. An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Fallowfield avenue, from Sebring avenue to Bayonne avenue.

Which were read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 2525. Communication from John F. Cotton offering \$1,000 for property owned by the City situate at No. 39 Eureka street, North Side.

Also

No. 2526. Communication from the Spring Hill Board of Trade protesting against the removal and abandonment of Engine Company No. 56.

Also

No. 2527. Petition of Miss Anna M. Peters and Clarence Liebelt for payment of damages for injuries received on October 7th, 1914, by reason of the Frankstown Avenue Police Patrol Wagon colliding with motorcycle on which they were riding.

Which were severally read and referred to the Committee on Finance.

Also

No. 2528. Communication from A. O. Fording, Solicitor for the Pittsburgh Subway Company submitting proposition relative to the construction of a subway in the City of Pittsburgh.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 2529.

To the Council,

Council Chamber.

Gentlemen:

Replying to the resolution adopted by your Honorable Body January 12th, 1915, concerning certain charges made by the Christian Social Service Union against the Police Courts of the City, I beg to state, as to Question

"First: In the absence of specific charges and proofs as to official misconduct on the part of Police Magistrates, what are the powers of Council?"

The Council has no power under the Act of 1911, or any other Act of Assembly relating to the government of the City of Pittsburgh, to try charges, either general or specific, against City Police Magistrates, and no power to correct defects or abuses even if they found the same to exist. This power is placed elsewhere by the Legislature and is therefore not one of the proper functions of the Councilmanic body.

"Second: In the event of charges of official misconduct being made and proven, what are the powers of Council?"

This question is practically answered by the reply to the above Question No. 1, i. e., the Council is not invested with power to try even specific charges of official misconduct and has not power to act thereon in any way that could be effective.

"Third: What power has Council as to a change of system of the Police Courts, including requirements as to qualifications of Police Magistrates, and in the event of Council having such power, could it be made effective against present incumbents?"

The office of Police Magistrate as it now exists is created by the Act of April 1, 1909, which fixes the minimum and maximum number of said officers and their qualifications, giving to the Mayor the power to appoint, subject to the approval of Council, but removable at the pleasure of the Mayor only. This cannot be changed by any ordinance of Council. Therefore, the Council cannot remove any incumbent of this office.

"Fourth: What power has Council, by ordinance or otherwise, to regulate the conduct, method of procedure and practice of the Police Magistrates in carrying out their official duties?"

The only power possessed by Council in relation to Police Courts is the right to divide the City into certain districts or jurisdictions. The powers of said Magistrates, the method of procedure and practice in the Police Courts, are governed by the Act of June 16, 1891, and other statutes, legal custom and practice, and this, therefore, cannot be regulated by ordinance or other act of Council.

It is contrary to every sense of legal right, as well as of fairness and justice, to permit any man, or set of men, under pretext of reforming a system, to come before the Council which has no power to act, and use it as a medium of publicity, to assail and besmirch the conduct and character of public officers, instead of preferring and proving specific charges before the proper tribunal.

Respectfully,

CHARLES A. O'BRIEN,
City Solicitor.

Which was read.

Mr. Woodburn moved

That the communication be received and filed, and a copy sent to each member of Council.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 2530. Report of the Committee on Finance for January 13th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2495. An Ordinance entitled, "An Ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly, in accordance with the quarterly meter readings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2503. An Ordinance entitled, "An Ordinance providing for the letting of contracts for materials and general supplies required by the several departments of the city government for the year beginning January 1st, 1915."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2414. Resolution exonerating property of the McClure Avenue Presbyterian Church from the payment of assessment for the grading of the cartway of Central avenue, North Side, and authorizing and directing the City Solicitor to satisfy lien filed at M. L. D. No. 113 April Term, 1909, filed against said property, and to charge the costs thereof to the City.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2427. Resolution authorizing and directing the City Solicitor to accept from Andrew McGregor, et al, that portion of the taxes due and

owing on the property retained in their possession, situate on the southeasterly line of South Eighteenth street, together with the interest and costs accruing on liens filed at Nos. 100 to 108, inclusive, January Term, 1915, M. L. D., and to satisfy said liens as against the property still owned by said McGregors.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2493. Resolution authorizing and directing the City Controller to transfer the sum of \$1,702.45 from Item 1074, and the sum of \$800.00 from Item 43, to Item 1075.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2494. Resolution authorizing and directing the City Controller to transfer the sum of \$20.54 from Code Account 1043, Supplies, to Code 1042, Regular Salaries, Bureau of Horses.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2393. Resolution authorizing the issuing of a warrant in favor of Dr. O. C. Gaub in the sum of \$25.00, for medical attendance on Charles Austin, a lineman in the employ of the Bureau of Electricity, and charging same to Appropriation No. 43.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2451. Resolution authorizing the issuing of a warrant in favor of the Monongahela Construction Company for the sum of \$1,080.00, for extra work done on the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, and charging same to Appropriation No. 154, Hospital Bond Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2466. Resolution setting apart and appropriating the sum of \$2,000.00, or so much thereof as may be necessary, from the proceeds arising from the sale of Bridge Bonds, Series D-1912, for the purpose of defraying the cost of engineering and inspection services entailed on the part of the Bureau of Engineering in connection with the reconstruction of the Sylvan Avenue Bridge, and authorizing the issuing of warrants drawn on said funds for the payment of the cost of said engineering and inspection services.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2467. Resolution authorizing and directing the City Controller to set aside the sum of \$180.00 from Appropriation No. 1418, Materials, Division of Surveys, Bureau of Engineering, for the purpose of paying the cost of electrical wiring for the lighting system of the Corliss Street Tunnel, and authorizing the issuing of warrants drawn on said fund for the payment of the cost of said electrical wiring work.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2023. An Ordinance entitled, "An Ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, including the levying of special taxes for the payment of the separate indebtedness of certain annexed districts, upon all property subject to taxation within the limits of the City of Pittsburgh."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr arose and said:

Mr. President and Gentlemen:—The financial policy of the City, at this time, it appears to me, is not based on sound business principles. The application of delinquent revenues to current expense fund for the sole purpose of keeping down the millage is, to my mind, not good business. The deficit of last year was caused by overestimating the revenues and the City's inability or failure to collect the estimated revenues for the year. Therefore, the moneys collected from delinquent revenues should be applied to the deficit of last year in order to prevent a growing deficit which is certain to follow the policy which has been adopted.

The \$737,600 received from the sale of water last year at metered rate and which was estimated as revenues for last year and which is now accredited to this year's revenues should have been applied to last year's deficit. A number of other smaller items should also be applied in the same way; for instance, \$20,000 deferred payments by the Pittsburgh Railways Company for the cleaning of the streets; \$16,000 pole tax of the Duquesne Light Company on the North Side. The application of money received from the sale of real estate (the property of the City) should not be charged to current expense fund; but should either be placed into the Sinking Fund or used to defray the expense of some permanent improvement.

It is a capital account and as a matter of sound business no one applies capital account to the payment of current expenses. The \$386,200, to be received from the County in the City Hall-Court House exchange deal, should therefore be stricken from the estimate of the current revenues of this year. The continuance of the policy which has been adopted must of necessity lead to a growing yearly deficit, which must at some time be met by the taxpayers of the City of Pittsburgh. The City like an individual can postpone payment for a time, but the pay day is sure to come and the City must have real money to meet it. You cannot pay real obligations and just claims with "phony" money.

The flat rate for the sale of water has been increased about 25 per cent in this bill. That was done, I presume, for the purpose of increasing

the revenues, in fact an indirect increase in the tax levy. The operating expenses of the Bureau of Water have been materially reduced within the last 3 or 4 years, and as a consequence the people have a right to expect a lower water rate. The water plant should not be a revenue-producing function of the City, but should be placed upon a self-sustaining basis. Therefore, the policy of increasing the rate while the operating expenses are decreasing, I believe, to be based upon unsound business principles. The business of the City in all its functions should be placed upon the same high business plan that any other big business is at present conducted; and if such were the case we would not again be placed in the humiliating position we found ourselves at the beginning of this year.

Mr. Garland arose and said:

"I desire to submit a statement showing the appropriations for 1915 and the estimated receipts:

"COMPARISON OF APPROPRIATIONS FOR 1913, 1914 AND 1915, AND SUMMARY STATEMENT OF POSITIONS ABOLISHED AND SALARY REDUCTIONS IN 1915 BUDGET."

Appropriations for operation and maintenance, exclusive of provision for payment of debt and interest. 1913, \$840,234.54; 1914 (12 months basis), \$9,296,738.98; 1915, \$8,411,919.76.

Appropriations for payment of debt and interest. 1913, \$1,600,845.19; 1914 (12 months basis), \$1,529,346.14; 1915, \$2,605,662.33.*

Total Appropriations—New City. 1913, \$10,441,079.73; 1914, (12 months basis) \$10,826,085.12; 1915, \$11,017,582.09*.

*Including Sinking Fund for \$800,000.00 1914 Current Expense Bonds.

Reduction in 1915 requirements due to abolishing positions (exclusive of bond fund amounts), \$69,261.75.

Reduction in 1915 requirements due to reductions of salaries (exclusive of bond fund amounts), \$20,660.00.

The additional amount set up in the budget to take care of January operations by reason of the salary ordinance not going into effect January 1st, \$5,396.50.

Note:—No reduction was made in any per diem compensation, and in all cases requests for increases in compensation for positions paid at current union wage rates were granted. Only five salaried positions were increased over the 1914 rate, three of these being physicians at Marshalsea and Warner.

SUMMARY OF ESTIMATED RECEIPTS FOR 1915.

Estimated Current Water Collections, \$2,200,000.00.

Estimated Delinquent Tax Collections, \$1,316,400.00.

Estimated Miscellaneous Receipts, \$2,319,700.00.

Estimated Current Tax Collections, 83 2 per cent basis, \$4,813,342.00.

Total, \$10,649,442.00

Total Appropriations, \$11,017,582.00.
Less sinking fund provision for 1914
revenue shortage bonds, \$800,000.00.
Actual 1915 appropriation provision,
\$10,217,582.00.

Plus one-third estimated revenue short-
age at Dec. 31, 1914, \$400,000.00.

Amount provided by 7.8 mills levy,
\$10,617,582.00.

Estimated excess of receipts over
amount provided for, \$31,860.00.

Estimated actual current water collec-
tions over amount included in esti-
mates, per Mayor's letter, \$82,000.00.

Estimated total excess of cash receipts
over amount provided for by 7.8 mills
levy, or 1915 requirements, plus one-
third of 1914 revenue shortage, \$113,-
860.00.

This statement shows that in the
millage as fixed, the City is not only
taking care of one-third of its revenue
shortage for 1914, but there will be
found a probable reserve or surplus of
\$113,860.00.

These figures are agreed to by Mr.
Breitenstein, Chief Statistician in the
Controller's Office, and Mr. Moffatt, the
Head of the Bureau of Costs.

The following facts are shown:

The appropriations for operation and
maintenance, exclusive of provision for
payment of debt and interest, are \$884,-
819.22 lower for the year 1915 than for
the year 1914, both years being cal-
culated on the same 12-months' period
from January 1st to December 31st.

There has been affected a reduction
of \$69,261.75 in the 1915 requirements
due to elimination of positions, and
this is exclusive of those positions that
have been abolished payable out of
bond funds.

There has been effected a reduction
of \$20,660.00 in the 1915 requirements,
due to reduction of SALARIES, and this
is exclusive of reductions made payable
from bond funds.

The additional amount set up in the
Budget to take care of January opera-
tions by reason of the salary ordinance
not going into effect January 1st is
\$5,396.50.

It should also be noted that NO RE-
DUCTIONS whatever were made in any
per diem compensation; in other words,
WAGES were not reduced in any single
instance in this Budget for 1915 opera-
tions.

It might also be noted that of the
many thousand positions considered,
only FIVE salaried positions were in-
creased over the 1914 rate, and three
of these were physicians at Marshal-
sea and Warner.

With regard to Revenues, it may be
said that we are including three of the
quarters of 1915 for collections for
metered water. True, if we had col-
lected in 1914 for metered water fur-
nished during that year, the shortage
in revenue experienced at the end of
1914 would have been considerably re-
duced.

The money coming to the City from
the County on the City Hall-Court
House Agreement, is proper revenue,

and under the law must go into the
City Treasury. The proceeds of the
sale of the Seventh Avenue Engine
House property two years ago to the
Bell Telephone Company, amounting to
about \$180,000, went into the City
Treasury in the same manner. There is
no provision that money so derived
must go into the Sinking Fund.

The City's credit, which is back of
her outstanding Bonds, is not based on
her tangible assets such as Property,
Machinery, Pipe Lines, and the like,
but on her borrowing power, which,
in turn, is based on her assessable val-
uation of taxable property. Property
sold is therefore revenue; has always
been so considered, and will be so con-
sidered unless new legislation decides
otherwise.

As to the probable rate of millage for
the year 1916, this remains for future
consideration. There will be various
questions arising at that time that do
not now confront us.

If, in order to satisfy the former City
of Allegheny as well as the Boroughs
of Sheraden, Espien, Elliott, Montooth
and Beechview, State Legislation is ac-
cured that will consolidate the present
separate debt tax levies with that of
the old City of Pittsburgh, so that one
current millage will take care of all,
this feature alone would represent pos-
sibly over one-half a mill of increase
in the old City of Pittsburgh, being, of
course, a particular saving to the North
Side and Sheraden.

Nor shall we have in 1916 the extra
collections for metered water that are
available in 1915.

And again, under the Act which re-
duces the millage on Building Valua-
tions 10 per cent every three years, a
further reduction of 10 per cent (mak-
ing 20 per cent) will be applicable or
effective on 1916 valuations.

I maintain, however, that we should
always face the situation as it presents
itself. Possibly during the year 1916
(no effort is now being made), the City
may sell to advantage a number of the
few thousand pieces of property of
which she is possessed, and that are
now in a measure a drag on the mar-
ket. These sales not only bring cash
to the treasury, but place the prop-
erties on the list of taxables for steady
revenue.

Let us hope, however, that times will
be better and general conditions will
have improved before another year
rolls around, so that if an increased
millage be necessary to take care of
the added obligations of a growing
City, our people will be the better able
to stand their share of the burden.

In my opinion, we did the best we
could. In many places we should, per-
haps, have recognized meritorious
service by increased compensation, but
we had to consider the times and con-
ditions.

Our main effort was to keep down
the tax rate, and to this we applied
ourselves constantly. The result is that
the entire City Taxes (including sep-
arate indebtedness and School Tax)
will be found to be 2½ per cent higher
than for 1914.

For example:

If City Taxes amounted to \$10.00 in 1914, they will be \$10.25 in 1915.

If City Taxes amounted to \$20.00 in 1914, they will be \$20.50 in 1915.

If City Taxes amounted to \$50.00 in 1914, they will be \$51.25 in 1915.

If City Taxes amounted to \$100.00 in 1914, they will be \$102.50 in 1915.

But it must also be remembered that by reason of the County reduction in its tax rate, the City and County Taxes together will be LOWER for 1915 than for 1914.

Mr. English arose and said:

"Mr. President and Gentlemen:—Owing to the fact that this tax levy ordinance and the appropriation ordinance are so closely connected as to really be one subject, I will express my opinions on the appropriation ordinance to apply to both. However, in a brief remark permit me to call your attention to the attempt last year to make the citizens of Pittsburgh believe that 7.4 mills levy for 11 months would take care of 12 months' business. I did not believe that statement and the deficit of \$1,346,000 is now a matter of record. I think we all agree that the 7.4 mills for 11 months should have been at least 8 mills for 12 months. To care for one-third of the deficit requires at least 0.7 mill which added to 8 mills would show 8.7 mills as the proper amount to care for the 1915 business and wipe out one-third of the deficit."

And the bill as read a second time was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeable to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (President)	Woodburn

Noes—Messrs.

English	Herron
Kerr	

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation.

Bill No. 1887. Resolution authorizing and directing the City Solicitor to satisfy liens filed against property of Lizzie D. and H. G. Dravo on Centre avenue for planting of shade trees by the Shade Tree Commission, and charging the costs to the City.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 1981. Resolution authorizing and empowering the City Solicitor to cancel and strike off the assessment of \$75.00 against property of Mollie W. Wilson on Atherton avenue, now Baum boulevard, for the construction of a sewer on said Atherton avenue and Woodworth street, with interest from September 17, 1914.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2231. Resolution authorizing the issuing of a warrant in favor of Miss Allie De Vaux in the sum of \$200.00, in full settlement of all claims for damages by tripping on a flag stone in side walk on Brookline boulevard and breaking her wrist, and charging same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2492. Resolution authorizing the issuing of a warrant in favor of Frank Russo for \$152.00, for 76 days' lost time at \$2.00 per day, as street cleaner, and charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2531. Report of the Committee on Public Works for January 13th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2329. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Republic street, from a point five hundred and ninety-one (591) feet south of Greenleaf street to a point nine hundred and twenty-one (921) feet south of Greenleaf street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

An there being three-fourth of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 2435. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, and providing for the cost thereof for the fiscal year of 1915."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2371. Resolution waiving any and all prospective rights conferred upon the City of Pittsburgh by virtue of a certain lease submitted by the Pennsylvania Railroad Company for the use and occupancy of a portion of its property at Carson street and Smithfield street, and releasing said

Pennsylvania Railroad Company from any and all liability to the City of Pittsburgh arising out of the submission of the lease hereinabove referred to.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2501. Resolution authorizing the issuing of a warrant in favor of Evan Jones Sons Company for the sum of \$562.00, for extra work done on the contract for grading, paving and curbing of roads in the grounds of the University of Pittsburgh, Contract No. 2, and charging same to Appropriation No. 1345.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

And final passage of the bill.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2502. Resolution authorizing the issuing of a warrant in favor of Pittsburgh Sanitary Flooring Company for the sum of \$50.00, for extra work done on the contract for the construction of expansion joints and scuppers on the Wilmot Street Bridge, and charging same to Appropriation No. 1450, Repairs, Division of Bridges, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	
Kerr	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2434. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for five (5) years for the furnishing of current necessary for the operation of the Street Lighting System of the North Side, City of Pittsburgh; lighting certain municipal buildings, and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year of 1915."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English arose and said:

Mr. President and Gentlemen: In my opinion this ordinance is defective in that the unit price per kilowatt has been omitted and instead a lump sum of \$35,000 has been inserted. If this sum of \$35,000 is the cost of street lighting alone, based on the present number of lamps now installed, we will be unable to erect any new lamps which may be required or desired in any part of the North Side. Again, if this ordinance is intended to authorize the award of a contract for lighting any municipal buildings in the old city, North Side or any new sections which may be annexed within the next 5 years, such intention is not clearly defined or expressed and the absence of any specific definition may defeat the desire of Council to get electric current for the various city buildings at a low price.

My understanding in committee was that the grouping of all the City's electric current into one contract would be the means of reducing the cost of electricity from various maximum amounts to one low priced minimum rate. I think a careful reading of this ordinance will show that you do not accomplish this result.

The final objection I have to the ordinance is, that unless the right of the City to resume the operation of the

North Side Light Plant is clearly expressed, defined and agreed to, it would be a mistake to pass this ordinance. I think you will agree with me that the matter of electric current for various City buildings in every part of the City as well as possible additions to the City, is of sufficient importance to deal with in a separate ordinance. Certainly such an important change as the abandonment of the North Side Electric Light Plant is itself of sufficient importance as to require a separate ordinance.

We should separate these two projects, because the courts have so ruled in the past and further we should be careful in the Light Plant matter to protect the future. We should make the matter so clear that it would be impossible for any one to charge that the City could not start up its light plant at any time. I believe that in the ordinance and contract we should clearly set forth that we are not giving up the City's right to maintain and operate a lighting plant and one should make the successful bidder agree to it. Permit me to remind you that the Postal Telegraph Cable Company declined to accept a similar clause on a time limit in their franchise for fear of prejudice to their rights if the matter should get into court.

Now, I submit that if the Company who proposed a contract at less than 1c per kilowatt is acting in good faith, and if the Council who I believe are acting in good faith, both understand that if this proposed contract is made that none of the City's rights are violated; that the City will have the right to start up the North Side Plant during the life of this proposed contract, what objection can any one make to stating this clearly in the ordinance and then repeating it in the contract. In these matters of public utilities we must be careful to have everything clearly defined, so that if the subject is reviewed by the Public Service Commission and later possibly the courts we can show clearly all that is intended.

Past experience of the City in similar matters should remind every member of Council that foresight on the part of the law-making power is much better than hind-sight years after and expensive law suits to determine just what was meant by the law-makers. Let us be fair to the City and Corporation alike and set forth clearly what we mean, but do not leave such an important matter in an unsettled state. Am I correct in assuming that the City is to have the right to start up the plant again without paying the light corporation a sum of money on this contract or am I wrong? In either event, state the matter squarely in the ordinance and contract and do not leave it for an outside commission or judge to determine.

Mr. Kerr moved

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Sur-

veys, with an affirmative recommendation.

No. 2532. Report of the Committee on Public Service and Surveys, for January 13th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 852. An Ordinance entitled, "An Ordinance amending an ordinance entitled, 'An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same.'"

In Public Service and Surveys Committee, January 13, 1915, amended in Section 1 as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendment of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger, Kerr,
Garland, Rauh,
Goehring (President) Woodburn,
Hetzel.

Noes—Messrs.

English,
Herron.

When the name of Mr. English was called, he arose and said:

Mr. President and Gentlemen: As a matter of principle I am opposed to the amendment of the Pennsylvania Light, Heat & Power Company ordinance from 2½ per cent on gross receipts to a lump sum of \$5,000. I am sorry that a single member of this Council would even introduce such an amendment in the face of public opinion on the entire matter of public utilities owned by private corporations.

In my opinion it is idle for this Council to pass the resolution introduced

by the president urging the taxing of public utilities and asking the Legislature of the State to help us to find a way to levy such taxes and at the same time to actually throw away the only ordinance we have which gives the city 2½ per cent on gross receipts. Surely such action cannot be reconciled by any intelligent observer of public affairs.

It has been urged that the Duquesne Light Company, the present owner of the Pennsylvania Light Company's franchise, is in position to so manipulate the affairs of the Pennsylvania Light Company that the present receipts from the 2½ per cent tax (about \$4,800.00) will be gradually reduced to a few dollars. I want to state, Mr. President, that I do not believe such a monstrous charge of bad faith on the part of the Pennsylvania Light Company or the Duquesne Light Company; I am not willing to believe that any set of men would deliberately conspire to cheat the City of Pittsburgh of any just revenues. But if such a charge is true, or if any member of this Council even suspects that such a conspiracy is possible or even probable, then I submit that our sworn duty demands that we protect the taxpayers of Pittsburgh by requiring that the Pennsylvania Light Company lives up to its contract and franchise.

Aside from the name of the Company it seems to me that every member of Council should know by this time the temper of the public in the matter of franchises of any and all kinds. It is not a mere \$5,000 or \$1,000, or even \$1.00 with which we are dealing; it is a principle of keeping a contract entered into in good faith by the former City of Allegheny and a Light Company. Inasmuch as the Pennsylvania Light Company and Duquesne Light Company are interlocking companies with the Pittsburgh Railways Company and the Philadelphia Gas Company, it is easy to show you that we are doing in another manner the very things former Councils did when they gave away valuable rights and franchises to underlying companies of the above named corporations, and now this Council is compelled to seek relief from the Legislature and the Public Service Commission as a result.

It can be said in all sincerity that perhaps the councilmen who gave away these valuable rights years ago did not do so deliberately; that they did not know the franchises were to attain such enormous values, and finally that they thought they were doing the best they could for the City. We, in 1915, cannot plead any such excuses if you will examine the various subway ordinances in which we seek to obtain a percentage of receipts for the City, because we know the advantage of such percentage. If the corporation prospers the City is entitled to a fair return; if on the other hand the corporation does not prosper, the City is not in all fairness entitled to any return.

If it is the intention of the Duquesne Light Company to gradually reduce

the business of the Pennsylvania Light Company and eventually abandon the charter of the Pennsylvania Light Company, then let the city and Company have a mutual understanding and do the thing decently and orderly.

I have no malice or hatred for the Pennsylvania Light Company, the Duquesne Light Company, or any person connected with either corporation; but I do have enough intelligence to enable me to express my opinion in the matter of the city deliberately giving up the principle of taxing gross receipts because the sum received happens to be small. Why do we wish and hope to get a subway some day on which we can collect a percentage of receipts? It is my honest opinion that the principle of taxing gross receipts is of more importance than the sum of money at issue, \$5,000, and I respectfully urge the members of Council to stand by the old ordinance and refuse this amendment. I vote "No."

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 2533. Report of the Committee on Public Safety for January 13th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2449. Resolution authorizing the issuing of a warrant in favor of Atlantic Terra Cotta Company for the sum of \$40.00, for additional terra cotta furnished at No. 3 Engine House on Webster avenue, and charging the same to Code Account No. 1161, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President)	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2450. Resolution authorizing the issuing of a warrant in favor of The Axthelm Electric Company for the sum of \$23.35, for extra work at No. 3 Engine House on Web-

ster avenue, and charging the same to Code Account No. 1161, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 2534. Report of the Committee on Health and Sanitation for January 13th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2496. Resolution authorizing the issuing of a warrant in favor of George S. Wilson for \$106.38, costs in cases against William McClusky, Mrs. Sadie Fry and Reese Fry brought by the Bureau of Sanitation under the direction of the Law Department, and in which judgment was given against the city, and charging same to Item 1237.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

REPORTS OF SPECIAL COMMITTEES

Mr. Woodburn presented from the Special Committee,

Pittsburgh, January 6th, 1915.

REPORT OF SPECIAL COMMITTEE
OF COUNCIL, APPOINTED TO CON-
SIDER THE QUESTION OF CLAIMS
OF THE CITY FOR STREET-
CLEANING, FOR CAR LICENSE
TAX AND FOR OTHER CLAIMS OF
THE CITY OF PITTSBURGH
AGAINST THE DUQUESNE LIGHT
COMPANY, THE PITTSBURGH
RAILWAYS COMPANY AND THE
PENNSYLVANIA LIGHT, HEAT AND
POWER COMPANY.

To the Council of Pittsburgh,
City Hall.

Gentlemen:

In pursuance of the resolution appointing a Special Committee made up of Dr. S. S. Woodburn, Dr. J. P. Kerr, Robert Garland and President Goehring, ex-officio, a conference was held with the Law Department of the City and the facts relating to the matters of the claims of the City of Pittsburgh against the Pittsburgh Railways Company, the Duquesne Light Company and the Pennsylvania Light, Heat & Power Company were thoroughly explained to the Sub-Committee.

Thereafter, two conferences were held with the representatives of the Pittsburgh Railways Company and as a result thereof, your Committee has reached the following agreement, subject to approval by Council and by the subsequent enactment of ordinances to carry out the said agreement, namely:

That the Pittsburgh Railways Company shall pay to the City for street-cleaning for the years 1913 and 1914 the sum of \$85,000 per year, or at the rate of \$10,000 per year in excess of the amounts heretofore paid, making a total additional payment of \$20,000. That they shall pay to the City of Pittsburgh the sum of \$85,000, as an agreed amount for the fiscal year 1915. That a further study will be made of the cost of street cleaning, both by the City and the Railways Company in the year 1915 and the adjustments for the year 1916 will be based upon the results of this study and investigation.

The Railways Company on the advice of its Council has refused to make any payments whatsoever for the past for a car license charge, leaving this matter open to be determined by litigation by the City. As to the future, the Company has agreed to pay the sum of \$20,000 a year, which amount has been fixed after taking into consideration the fact that the Railways Company pays to the City between \$20,000 and \$25,000 a year on the gross receipts of the North Side Traction Company, which is in lieu of car license tax on these cars on the North Side. This amount would make approximately \$25 a car if the cars operated on the lines on the North Side Traction Company were excluded, or about \$20 a car including all the cars in the City of Pittsburgh which are now operated, or are likely to be operated in the next three years and giving no deductions for cars operated less than fourteen hours each day, as was provided under the old original ordinance of the City.

The Railways Company also pays an additional sum of about \$3,000 per year for car license under the provisions of certain ordinances of the former City of Allegheny.

It appears that the Railways Company operates at the present time between 900 and 1,000 cars and that the average number of cars would be less than 1,000 cars. It has been, however, understood and agreed that the amount of \$20,000 is fixed upon the arbitrary assumption that there will be 1,000 cars operated and that the amount is fixed at \$20 a car for the considerations herein mentioned. It seemed advisable to fix the charge upon this basis for the further reason that as this constituted a fixed sum there would be nothing to operate against the Railways Company operating as many cars in emergencies, or on special occasions, or generally, as the demands of the service may require, whereas, if the tax were to be based upon a varying number of cars there might be a tendency on the part of the Railways Company to reduce the service in order to reduce the tax to be paid.

It was also understood and agreed that this amount of \$20,000 a year would be paid for the years 1915, 1916 and 1917, or in other words, for a period of three years, this constituting the reasonable amount to be paid by the Railways Company over and above the matters referred to in the North Side Traction Company's payments for the City's inspection of poles, cars, wires, track and other appliances of the Railways Company within the City of Pittsburgh.

With reference to the original franchise ordinance of the Pennsylvania Light, Heat & Power Company, it is understood and agreed in lieu of the charge of 2½ per cent of the gross receipts of the Company, there shall be paid by the Company the fixed sum of \$5,000 per annum, payable semi-annually, and that the payment of this sum will be guaranteed by the Duquesne Light Company so long as that Company, its successors or assigns shall operate on the North Side. Also that the Pennsylvania Light, Heat & Power Company, or its operating company, the Duquesne Light Company shall pay to the City the amount due for the rental or tax on poles for the past years, which amounts to the sum of \$13,262 for the years prior to December 31, 1913, and remaining unpaid, and that this Company shall pay all the deferred payments up to and including the fiscal year 1914 and shall hereafter make the payments promptly at the times when said amounts are due. All of the said payments as provided for herein are to be exclusive of the payments of various sums, such as the car tax on gross income under the North Side Traction Company ordinance, or taxes on cars under other ordinances specifically imposing the obligation of certain payments under the terms of the franchise.

The Committee unanimously recommend the adjustment of these matters with the Pittsburgh Railways Company and the Duquesne Light Com-

pany and the Pennsylvania Light, Heat & Power Company upon the basis herein set forth, and recommended that the Law Department be instructed to prepare the necessary ordinances and agreements to carry out the provisions of the arrangements herein set forth.

Respectfully submitted,

S. S. WOODBURN,
Chairman.

ROBT. GARLAND,

J. P. KERR,

J. M. GOEHRING,

President of Council.

Which was read, and on motion of Mr. Woodburn, received and filed.

MOTIONS AND RESOLUTIONS.

Mr. Kerr presented

No. 2536. Whereas, An Ordinance for the grading, paving and curbing of West Liberty avenue, from Warrington avenue to the city line, and the construction of a storm sewer for the drainage thereof, describing said sewer, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby, passed Council December 30, 1913, and approved by the Mayor January 2, 1914; and

Whereas, The property holders interested in the improvement of West Liberty avenue appeared before this Council and proved the necessity of making this improvement; and

Whereas, The impassible condition of the street works a great hardship upon the citizens of the community and also all those business people having business in that locality; therefore, be it Resolved, That the Mayor and the Director of the Department of Public Works be and are hereby requested to proceed to award a contract for the carrying out of the above named ordinance.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Mr. Garland presented

No. 2537. Resolved, That the Mayor shall be and he is hereby requested to extend an invitation, on behalf of Council and the people of Pittsburgh, to His Excellency, Woodrow Wilson, President of the United States, to visit this city on his return from the Panama Pacific Exposition to Washington.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 2538. Resolved, That the Mayor be requested to issue a proclamation designating Tuesday, July 20th, 1915, as "Pittsburgh Day," at the Panama Pacific Exposition, and urging the

attendance of our citizens at that time.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

The Chair presented

No. 2539. Resolved, That a committee of three members of Council be appointed to confer with the Pittsburgh Auto Club relative to proposed legislation looking to the payment to the city for tax or license by autos and trucks for use of the city streets.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said committee, Messrs. Kerr, Garland and Rauh.

Mr. Woodburn moved

That the Director of the Department of Public Health be requested not to expend the \$1,800.00, set up in the budget for 1915, for the purchase of a portable house in which cases of measles are to be confined, until a further study of the question is made by Council.

Mr. Herron moved

To amend the motion by adding, And that the three doctor members of Council take the matter up with the said Director.

Which motion prevailed.

And the question recurring on the adoption of the motion, as amended.

The motion prevailed.

Mr. Kerr moved

To reconsider the vote by which

Bill No. 2529. Communication from the City Solicitor relative to the duty of Council in the matter of hearing complaints made against the Police Courts.

In Council, this day, was read, received and filed and copy ordered sent to each member.

Which motion prevailed.

And the question recurring, "Shall the communication be received and filed, and a copy sent to each member of Council?"

The motion did not prevail.

Mr. Kerr arose and said:

"Mr. President and Gentlemen: I move to strike out the last paragraph of the City Solicitor's letter. I am perfectly satisfied with the opinion of the City Solicitor, but I take it that in this last paragraph he is giving us his personal opinion as to the motive of the man or men who brought this matter before Council. I want to state that it is the right of any man or men if he or they think proper to furnish or give Council whatever information he or they may have relating to the official conduct of any city employee. I want to state further that I accept the statement of the City Solicitor as

a matter of law, but as I do not think his criticism of any person or set of men making complaint to Council on a certain subject is warranted. I am not discussing the merits of the complaints made by the Christian Social Service Union; and I furthermore grant that every American citizen has the right to face his accusers under the constitutional provision, and that the gentlemen who are under criticism in this matter should receive the same consideration as any other citizen of this great country. Now, in conclusion, as to what these people meant to do is for them to determine and not for the City Solicitor to give us his personal opinion as to where and how they should determine the matter."

The **Chair** arose and said:

"Gentlemen: The communication was received and filed. However, a member of Council has the right to criticize the opinion, but he cannot change, by motion, the wording of it. He either votes to receive or reject it."

Mr. **English** moved

That the communication (Bill No. 2529) be received and laid on the table for one week and each member of Council be furnished a copy.

Which motion prevailed.

And there being no further business before the meeting, the **Chair** declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Thursday, January 21, 1915,

No. 4

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Thursday, Jan. 21st, 1915.

Council met pursuant to the following call:

Pittsburgh, January 19th, 1915.

Mr. E. J. Martin,

Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Thursday, January 21st, 1915, at 3 o'clock p. m., for the consideration of business from the Committee on Finance, and such other business as may come before the meeting, and the undersigned do hereby waive Rule V, which provides that the clerk shall mail a notice to the members of special meetings of Council not less than 48 hours previous to said meeting, and Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council, in order that the bills may be considered.

Respectfully,

G. A. DILLINGER,
W. Y. ENGLISH,
ROBT. GARLAND,
JOHN HERRON,
J. M. GOEHRING,
J. P. KERR,
ENOCH RAUH,
S. S. WOODBURN,
CHAS. H. HETZEL.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

The Chair presented

No. 2540. Petition of Anton Lutz offering property consisting of nine and three-fourths acres, adjoining the Twenty-fourth war public school property on what is known as Spring Hill, for playground purposes, for the sum of \$40,000.00.

Also

No. 2541. Resolution authorizing the issuing of a warrant in favor of Carmine Marmarose in the sum of \$, being for lost time and doctor's services as a result of injuries received as an employe of the Bureau of Water, and charging the same to Appropriation No.

Which were read and referred to the Committee on Finance.

Mr. Rauh presented

No. 2542. Resolved, That the Mayor be and he is hereby requested to furnish Council, on the first Tuesday of each month of this year, the number of water meters that have been installed during the preceding month.

Which was read.

Mr. Rauh moved

The adoption of the resolution.
Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation

No. 2543. Report of the Committee on Finance for January 19th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2024. An Ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the city of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr arose and said:

"Mr. President and Gentlemen: The refusal of Council to appropriate for many positions which I think is necessary for the proper conduct of the City's business and for the preservation of the peace and safety of the community was an unwarranted procedure and will not make for the efficient economic management of the city's affairs. Such a policy is destructive in its nature and can accomplish nothing but a disorganization of the whole force. It seems to me that many useful men have been forced out of the service either because of individual antagonism or else to justify the continuance of a number of worthless positions which are being filled by political favorites. I am convinced that the taxpayers should not be called upon to pay political debts at any time and more especially at this time when the tax burden is already extremely heavy because of the great industrial depression.

"The Captains in the Bureau of Police are the most active and best informed men in their several districts and should have been retained in the service. The City will lose the service of several men, who by virtue of their time of service and their knowledge of the police business, should be most valuable to the department. Their retirement will tend to further disorganize the police force. The forced retirement of men in the full vigor of manhood, who are anxious to continue in the service, is detrimental to the best interests of the City. If there is individual incompetency and inefficiency, those persons should be dealt with in the way provided by the Acts of Assembly. It is unfair to the rank and file of the police bureau to force men who are capable of many years service to the City upon the Pension Fund, which is already overburdened. This works an injustice to every man on the force. The retirement of such men causes such a drain upon the resources of the Pension Fund as to jeopardize the interest of every one who should participate in that fund. No one should be permitted or forced to retire and take advantage of the pension provision except those who either by accident or from sickness or from the infirmities of age are rendered useless to the City service. Instead of dissipating the

fund in this way we should be devising ways and means for building it up so that every man who has given the best years of his life to the City's service can be assured of a livelihood in the declining years of his life.

During the time when the whole country is engaged in the work of social betterment, community welfare and moral uplift, I think we should have adopted the double-platoon system, which was so vigorously advocated by the firemen of this City. The preservation of our nation and the continuance of our sacred institutions depends upon the perpetuation of the American home. These men by virtue of their employment and the hours of engagement are practically deprived of home life and their families are denied the companionship of the husband and father. The man should be the guiding hand and the ruling spirit of every home. Therefore, let us adopt the double-platoon system and restore these men to the sanctity of the home and to the sacred fireside circle.

"The City as an employer of labor should set the standard by which the other employers should be expected to measure up to and no citizen will complain of a little additional expense if the men in the service give a full measure of value for the compensation they receive.

"The continuance in the appropriation bill and the salary ordinance of such places as the Civilian Aide, the Bureau of Information and Complaints, Efficiency Chief, Bureau of Publicity and a few other fads upon which I have frequently expressed an opinion is not in keeping with good, sound business judgment, and should have, in justice to the taxpayers of the City, been stricken out.

"There are many other items in these bills with which I am not in accord, but I will not impose upon your time any further, recognizing that any protest made by me have little weight with the majority of the members of Council."

Mr. English arose and said:

"Mr. President: In stating my objection to the tax levy and appropriation ordinances, I wish to express my regret that I cannot agree with the majority of the Council. Each member has the right to act and vote as he sees fit, and I assure you that it is not a pleasure on my part to cast up any old unpleasant recollections. In view of the plan to proceed in 1915 without correcting the errors of 1914, I am compelled to place in the record some of my objections to the budget of 1915.

"I must first express sorrow that the following statement made near the close of the budget committee seemed to be the opinion of the majority. 'We are working on the 1915 Budget, let 1916 take care of itself.' This is at least some variation from the prediction made last year that 1915 taxes will be lower than 1914. If we could lose that \$1,346,000 deficit, we might do better this year.

and next and next, but unfortunately the \$1,346,000 is a real deficit and like Banquo's Ghost, will not down, so it will be carried over into 1915, 1916 and 1917.

"The first and most important objections I have is the matter of water rates, as this indispensable commodity called "water" is used by every inhabitant of the city, as well as by visitors, although very little has been sent through the water tower, which reposes in the Smithfield Street Engine House. The matter of water rates is questionable. No expert analysis of the value of the property has ever been made on which to base the various amounts charged for the service. The physical valuation of the property has been suggested and urged by the water department for years. Year after year this one valuable asset of the city is used by the officials in a blind pool guessing contest. Last year the experts guessed that if the free list was abolished the city would collect \$250,000 additional revenue. This year an extra \$100,000 is to be added to the flat rates in this wonderful guessing contest as to how the tax burden can be tossed about. I now venture to predict that the guess for 1916 will be an increase on the meter rates. Of all the places in which the efficiency experts have operated in the past few years at the expense of the taxpayers of Pittsburgh, here is one activity which has been neglected. The Bureau of Water is the one place above all others which should have immediate attention to determine (1st) the worth of the property and (2nd) the cost of operation. If we knew these two figures, the fixing of the water rates becomes a simple problem in arithmetic, which any 15 year old child could determine in a few minutes.

"Recall, if you will, the speed with which the actions to cut salaries and abolish positions of employees of the water department were passed in the budget committee; the acceleration of motion by which certain salaries and positions were put back in the budget, then ponder the position of the tax payer who gets a bill for an increase in the cost of water, although the cost of the water department for 1915 will actually be \$58,932.00 less than 1914. Do you think water rates should be increased at the pleasure of any man, or set of men, just because such a power is granted to Council? What reasonable explanation can we give the taxpayers for increasing the water rates in the face of the reduced cost of operation of the water department? Since no good reason can be given, excuses must be in order. Then why stop at a \$100,000 increase in flat rates; why not go the entire distance and make up the entire \$1,346,000 deficit by raising the water rates some more? It seems to me that common honesty would suggest that if you are determined to levy this extra tax on consumers of water, you would spend some of it in finding the value of this wonderful guessing machine. Then as a last resort, the aid of quarterly collection of metered water is in-

voked and for what purpose? To reduce the deficit? No, but to keep down the millage and permit a continuation of extravagant creations of 1914. Please remember when you come to add up the estimated revenue sheet for 1916, it will be reduced by as many dollars as the 1915 estimate is raised. That is, instead of having an estimated revenue from water rents in 1916 of possibly \$1,600,000, it will be \$1,100,000, if \$500,000 of the 1915 meter rates are paid in the year 1915. Then you must either guess again on water rates, or raise the millage for 1916, for I assume that you are determined not to reduce expenses.

"Even now you are guessing that the people will pay the 1915 meter rates in the year 1915. If the people cannot pay, or do not pay, I suppose the 1915 deficit will be blamed on the taxpayers. The next step will be to ask them to pay 1917 water rent in 1916.

"Second in importance is the item of the \$386,000 due from the county on the building transaction between the City of Pittsburgh and Allegheny County. No excuse, or situation, no matter how desperate, is justification for using this \$386,000 to pay current expenses. Clearly our duty is to apply this money to the interest and sinking fund charges due to the issue of \$1,500,000.00 worth of bonds for a new city hall. If a private citizen, or corporation, would apply such methods in business, it would be considered an act of bankruptcy. No person of average intelligence is deceived by any such practice as disposing of valuable assets to pay running expenses of a business. This attempt to avoid an increase of one-half mill of tax cannot be excused on account of ignorance, as it is being forced through here as a matter of expediency. What will happen in 1916 when there will not be any city hall to sell?

"In addition to the questionable method as stated, there is the actual cash loss of \$3,500.00 a month in rent for every month following the use of the \$386,000.00. As one year is the least possible time in which to erect a building of the size and character of the proposed city and county building, the actual cash loss will be 12 times \$3,500.00 or \$42,000.00. Truly it looks as though 1916 will have to take care of itself.

"The next item in the Contingent Fund. I must give every other member of Council due credit for keeping down the Contingent Fund to \$100,000.00, although that in itself is an admission that the \$200,000.00 fund last year was too much, as I then stated. I still think that \$100,000.00 is too much unless of course, as the Mayor and Controller stated, the Council is not sure of the other items set up in the budget. On this basis it would be just as consistent to cut out \$500,000.00 worth of budget items, and then set up a \$500,000.00 Contingent Fund to take care of blunders. The Mayor pointed out three items making a total of \$32,500.00, which should be set up in

the budget instead of depending on the Contingent Fund. The three items referred to are: Snow and Ice, \$18,000.00; Sick and Accident claims in the Bureau of Police, \$12,000.00; and Clerk in Sinking Fund Commission, \$2,500.00. I believe I am right in insisting that items of which we have past records should be set up in the budget and not left to be taken from the Contingent Fund, as such items are not contingent items. I think we did right in striking out over \$46,000.00 worth of items known as not otherwise codified, miscellaneous, etc.

"The Asphalt Plant on the North Side is of doubtful value if figured as a saving proposition, particularly when compared with the two platoon system in the Fire Department. We started out to save \$4,500.00 to \$9,000.00 on hauling charges from the East End plant to the North Side streets. Up to December 26, 1914, we had invested \$30,990.62 in the North Side plant. In the Budget \$59,270.00 for additional equipment and machinery was asked for the year 1915. This sum was cut down to \$27,625.00, or a reduction of \$31,645.00. I am compelled to make two observations on this: First. Either \$59,270.00 was an error in overestimating, or Second. The sum of \$27,625.00 is not sufficient to properly equip and efficiently operate both plants. In view of the statement that the Department cannot separate the figures for the two plants and show a budget exhibit for each, I must suggest, First. Searching inquiry should be made as to the amount of work done by the East End Plant, with particular reference to the unit cost per yard of work done at nearby points and compared with unit cost of similar work at distant points. Second. That the items for each plant be shown as separate exhibits in the Budget, the same as the various markets.

"I must record my protest against the attempt to make up the 1914 deficit by attacking the organization of the various departments and bureaus. Unless there were some secret meetings with responsible officers who had knowledge of the salary reductions and abolishing of positions, I must say that such a proceeding will do more to crush the spirit and independence of the city employees than any other action the Council could take. The folly of the hasty action was clearly shown when the Mayor and the Directors were forced in self defense to plead with the committee to correct a majority of the blunders in the closing days. The beautiful dream of Civil Service became a hollow mockery when panic seized the gentlemen who created a \$1,346,000.00 deficit as a result of trying to make the citizens of Pittsburgh believe that the year 1914 contained eleven months instead of twelve.

"Street repaving, one of the most important items, is made to suffer. Last year \$375,000.00 was appropriated, this year it is cut to \$175,000.00.

"In my opinion the matter of street repairs should be treated the same as

bond issues. When a new street is laid a small sinking fund should be provided annually, so that when any new street is laid a small sinking fund should be provided annually, so that when any new street begins to show signs of wearing out, a sum of money would be instantly available. In reality a street should be considered of more importance than a bond, for the bonds usually run thirty years, while streets are seldom guaranteed by contractors for over five years. I hope that some day the Council and the Director of the Department of Public Works, whoever he may be, will realize the wisdom of adopting some kind of a consistent policy of repairing streets before they are worn out. It costs money to repair streets and until a consistent policy is followed for several years, I suppose the City must continue to suffer from an excess sum one year and half as much the year after, in order to get rid of the eleven months-to-the-year idea.

"The Council, by majority vote, accepted and approved the figures submitted by the Mayor showing a plan of disposing of the \$1,346,000.00 deficit over a period of three years. On this sheet was plainly shown that during the years 1912-1913 and 1914, although the tax levy ordinances were respectively 7.3 mills, 7.4 mills and 7.4 mills, yet the actual expenses were so much greater that the proper tax rate should have been 8.15 mills, 8.07 mills and 9.05 mills, respectively.

"In the face of this graphic chart, it is now proposed to repeat the known mistakes of the past, and although staggering under a deficit of \$1,346,000.00, another attempt is made to get by with a fourth vain and futile effort.

"To this \$1,346,000.00 deficit should be added the \$2,750,000.00 bond issue authorized by Council on November 10th, 1914, which makes a total of \$4,096,000.00.

"I was laughed at last year when I pointed out that the 7.4 tax levy was a mistake, but the bond issue and the deficit are not being laughed at by the taxpayers of this City today. I am compelled to remind you that contractors' claims now amount to \$1,500,000.00, and will have to be provided for in 1916 and 1917, unless carried over into the next administration. The citizens of Pittsburgh should know the whole truth about the cost of government and the policy of concealing these matters is unworthy of a business Council, or any other kind of a Council for that matter. The only source from which we may positively expect to get any help in 1916 and 1917 is from the Bank Deposit Guarantee Fund, and I feel sure that you will be sorely tempted to use that money next year. Aside from that there is no doubt in my mind that the millage for 1916 and 1917 will not only both be materially increased, but further councilmanic bond issues will be necessary. One other possible relief may come from the Legislature of the

State now in session, but we will all agree that that is uncertain, to say the least. Let us be prepared for the worst and fervently hope for the best.

"Practically all the extravagant items to which I called your attention on February 4th, 1914, have been continued in 1915, so I will not burden the record with a repetition. I cannot help again calling attention to the useless positions of Civilian Aide and the Bureau of Information and Complaints, Employment Bureau, Office of the Unemployed and whatever additional titles you may care to attach to them.

"If every other item in the Budget was satisfactory and it still contained these positions, I would consider it my sworn duty to vote against the entire ordinance.

"Since I cannot prevent the passage of this ordinance, I deem it my duty to call your attention to some of the most important items that do not meet with my approval, and I wish it noted that there are a lot of other items to which I objected during the sessions of the Budget Committee.

"I could write a small book on my objections to the 1915 Budget, but as there are nine members in this Council and each has equal responsibility, I must not use up all the time, so I will come to a conclusion with the following statement, which I made in committee:

"The Mayor is the executive head of the City government and he is charged with the administration of the City business, consequently he should insist that the Directors he has called to his aid should prepare a Budget showing estimated receipts and expenses for which he must assume the full and complete responsibility. If, after the Budget comes to Council, it is found that the total estimates, if approved by Council would mean a burdensome rate of tax levy, it is the duty of Council to return it to the Mayor for a revision. Then if still too high, the Mayor and the Director of each Department should go over each item of receipts and expenses with the Council and frankly discuss the matter. The Council could then decide what rate of tax they could reasonably ask the people to pay, return the Budget to the Mayor and advise him that the Directors' estimates will have to come within the agreed rate of tax and the men responsible for the Budget would have to meet the issue. In making up the 1915 tax levy and appropriation ordinances, the matter of revenue was disposed of in a few minutes, after a glance at the estimate sheet presented by the Mayor. The item of receipts from water was the only item which received any consideration at all, and it was based on figures which were not checked up, but on the contrary were detached from the committee report for fear the newspapers might get hold of them and make the matter public.

"Having protested against all these matters, which did not meet with my

approval, I cannot now vote for them when assembled in these ordinances, so I vote 'No' "

Mr. Garland arose and said:

"Mr. President, I would like to know from the gentlemen when he says there is a deficit of \$1,346,000.00, if those figures are correct?"

Mr. English arose and said:

"Mr. President, those are the figures I took from the list submitted to us by the Mayor, and I presume they are correct."

Mr. Garland arose and said:

"Mr. President, I have a letter from the Controller certifying to this appropriation bill and salary ordinance, which I will present at the proper time. I wish to state that the figures of Mr. English of \$1,346,000.00 is wrong and that the correct figure is \$1,200,000.00 and I will ask the Statistician, Mr. Breitenstein, to verify that."

Mr. H. S. Breitenstein, Statistician in the City Controller's Office, being given the floor said:

"Mr. President and Gentlemen: The correct amount of the deficit is \$1,200,000.00 according to the revision of estimates."

Mr. Garland arose and said:

"Mr. President, I wish to further say that the \$1,346,000.00 was given to us a month ago, but since that time various revenues have been received, and that the correct amount is \$1,200,000.00."

Mr. English arose and said:

"Mr. President, I will not humiliate the Chairman of the Finance Committee by asking him whether the 1914 appropriations were for eleven or twelve months."

Mr. Garland arose and said:

"Mr. President, the remarks I made in Council on Tuesday on the passage of the tax-levying ordinance, will also apply to the ordinance now before us.

"It is with pleasure that I now record myself as being one of the six members who consistently worked on behalf of the taxpayers to keep down the expenses of government and thus decrease the rate of taxation. I have no excuse to make or apologies to offer.

"I will now pledge my efforts during the year to strict economy along the lines of the appropriation bill, which for operations and expenses of government outside of Sinking Fund and other debt obligations, show that there has been appropriated this year \$880,000.00 less than was paid out in 1914 on a twelve-months' basis. And I also pledge myself towards the conservation of the Contingent Fund during the year, so that by the strictest economy, in which it is hoped all department heads will join, we will keep within the comparatively small appropriation made for expenses of government during the present year."

Mr. Raub arose and said:

"Mr. President and Gentlemen: In voting in favor of the Budget for 1915, I desire to say there are some items of which I was not in favor and voted against. But when we consider that this Budget consists of 425 pages, and approximately speaking, each page on an average contains about 45 items, or over 19,000 individual items which have been gone over carefully again and again; when I consider the propositions that I opposed were carried by a majority of the votes of the members of this Council, and furthermore when I consider no Budget in this or any other city has been given the careful attention of this one, I feel it is my solemn duty to support the entire Budget.

"Any member of this Council could easily object to voting for the Budget on the ground that a few items were not satisfactory to him, but the people of this City could never secure a Budget under such circumstances, and the government of the City would remain at a standstill. This to me seems to smack of anarchy, and being opposed to such principles, I vote in favor of passing the Budget."

Mr. English arose and said:

"Mr. President, does the gentleman mean to say that I am an anarchist because I object to this Budget?"

The Chair arose and said:

"The Chair did not so understand the gentleman."

Mr. Herron arose and said:

"Mr. President and Gentlemen: I cannot vote for this ordinance and be consistent. I have always claimed and will continue to do so, that there is absolutely no excuse for the Bureau of Information and Complaints. The fact that the Free Municipal Employment Agency has been added to this Bureau is an excuse but not a reason for its existence. The duties performed by the Chief Investigator could very readily be done by any member of this Council, and I am sure the clerical work could be done, as recommended by the New York Bureau of Municipal Research, by the employees in the Mayor's office. Last year the report of the New York Bureau of Municipal Research was given as an excuse for creating this Bureau, but this year an adverse report by the same Bureau was entirely ignored. It is a wilful waste of public money to continue this unnecessary Bureau as at present organized.

"My contention also that the position of the Civilian Aide to the Director of the Department of Public Safety was unnecessary has been borne out by the fact that the Aide is giving his entire time to the Detective Bureau and has been doing so for several months, and the Director of the said Department, so far as I can learn, has made no complaint of being overworked. To all outward appearances the Department is being operated just as efficiently as at any time during the present administration. The salary for this position

has been reduced to \$4,500, but when you realize that three building inspectors, at a salary of \$1,500, have been dropped to make this up, the injustice to the public is apparent. A committee composed of the most prominent builders in the City waited upon this Council and urged the continuation of this force of building inspectors. I know of no such committee who requested the retention of the Civilian Aide. But notwithstanding the arguments advanced by the builders the inspectors were dropped.

"Three inspectors of weights and measures have also been dropped, notwithstanding the protest of the Director of the Department of Public Safety as well as some prominent workers interested in reducing food prices.

"I am not satisfied with the manner in which the employees of the Water Department have been treated. All agreed that the corps of engineers were competent and had brought the Department to a high state of efficiency, yet the excuse of economy was given for cutting the salary of some of the men who were responsible for the splendid results obtained; and this was done despite the protest of the Director of the Department of Public Works and His Honor the Mayor of the City, both of whom had experience in this Department.

"In view of the drastic reductions in the operating expenses of the Water Department, there is no justification for increasing the water rents. I feel as though the water we use should be as nearly free as the air we breathe. The City should furnish water for the actual cost of production and in my opinion it will be a mistake to convert it into a revenue-producer.

"I feel as though we should have tried the two-platoon system for the Fire Department. There was just as much evidence that it was feasible as there was to the contrary, and I am sure that it was worthy of a trial. Men who have been connected with the Fire Department for years have stated that it is practical and the excuse given that we will need more men does not fit in very well with the offer now made by the Department to reduce the force.

"There are several other items that I could enumerate, but I will not take up your time. I am not satisfied that we have sufficiently reduced our expenses to avoid the complications which arose last year. As individuals we must confine our expenditures to our income, and I feel we have failed to follow this rule with the affairs of our City, and it seems to me that to continue the plan as now laid out is simply to postpone the day of wrath.

"While one of the gentlemen has classed any person voting against this ordinance as an anarchist, yet I am against it and I am not an anarchist. Actions speak louder than words. Anarchists meet in secret places and under the cover of the darkness of night. These are things with which the gentleman should be thoroughly familiar."

Mr. Dillinger arose and said:

"Mr. President, I ask that the following remarks which I made at the meeting of the Finance Committee on December 9th, 1914, be inserted in the record:

"There were some statements made here last week about the Budget, which, without an explanation, could and have been, outside of this chamber, misconstrued. I have taken a great deal of pains in making an analysis of the Budgets from 1910 up to the present one; and if the other members of Council have not made a similar investigation, I believe this report, which I will read, will give them some enlightenment.

"As the estimates for 1915 now stand at \$11,411,500.00, \$3,327,000.00 must be cut to bring the current expense millage to 7.4, the same as 1914.

"Seven and four-tenth mills, the 1914 millage, would produce in cash during 1915, \$4,669,000.00 on an 85 per cent collection basis. Adding to this the estimated miscellaneous receipts from other sources, \$4,762,000.00, the total expected receipts would be \$9,431,000.00, and to raise in cash collections during 1915 the difference between this amount and the estimates as they stand today, \$1,412,000.00, or \$1,981,000.00, would require a levy of 3.4 mills additional, or 10.54 mills, not considering the 1914 deficit.

"The \$1,346,000.00 shortage from 1914 and \$1,561,000.00 shortage in estimated receipts in 1915, on a 7.4 mill basis make the total of \$3,327,000.00 that must be cut from the estimates as they stand today if we are to make our current expense levy 7.4 mills as in 1914.

"The current millage for 1915, on the basis of the estimates as they stand today, would be 10.54 mills for 1915 requirements plus 2.13 mills for the estimated deficit at the end of 1914, or a total estimated current expense levy for 1915 of 12.67 mills.

"The present status of estimates for 1915, \$11,412,000.00, is approximately \$1,278,000.00 more than the appropriations for 1914. The appropriations requested for interest on damages, contracts, judgments and bonds, plus the amounts asked for sinking funds and payments of judgments, are approximately \$516,000.00 more than they were in 1914, leaving an increase in other items over 1914 of \$762,000.00. The expenditures actually made, or estimated to be made, for 1914 are about \$347,000.00 less than those for 1913, this measuring the reduction reflected in the appropriations for 1914, by reason of the eleven-month fiscal year, the actual requirement for salaries for one month, however, being approximately \$50,000.00, this being to a large extent the increase in requests for 1915 due to the one month difference. This makes the 1915 request over the 1914, not accounted for, approximately \$312,000.00, at the present status of the estimates.

"Among the larger increases in requests as the appropriations stand today, not previously considered, are:

Bureau of Police (101 extra patrolmen)	\$103,000.00
Garbage and Rubbish Collection	36,000.00
Carnegie Library of Pittsburgh	48,000.00
Pittsburgh Playgrounds Association	55,000.00
Northside Playground Association	8,000.00
Total	\$250,000.00

"These increases very largely account for the increase in the present 1915 estimates over 1914.

"Cash receipts from current expense millage levies in 1912, 1913, and 1914, when added to the miscellaneous receipts, have in no year produced the amount spent for that year, the shortage in 1912 being \$544,000.00; in 1913, \$331,000.00, a total of \$2,509,000.00. At the beginning of 1912 there was a free cash surplus of \$663,000.00, which has been applied during these years to reduce the millage that otherwise would have been necessary. This amount was reduced at the beginning of 1913 to a surplus of \$119,000.00, at the beginning of 1914 to a deficit of \$312,000.00, and now reflects at the beginning of 1915 a deficit of \$1,346,000.00 instead of a surplus of \$663,000.00, as at the beginning of 1912, as the total receipts for this period have been \$2,000,000.00 less than the expenditures. On the basis of actual collections and expenditures of each year, the current expense millage in 1912 should have been 8.15 mills, in 1913, 8.07 mills, in 1914, 9.05 mills, and in 1915 on the basis of \$11,412,500.00 appropriations, 10.54 mills. It may be noted that the 7.4 mills actually levied in 1914 has the same effect as a levy of 7.1 mills under the old law, due to the reduction of the rate of taxation on buildings.

"The increase in millage that should have been levied in 1914 to 9.05 over 8.07 in 1913 is due to the miscellaneous receipts other than current taxes and water rents falling off to the extent of over \$600,000.00, the delinquent tax collection being \$274,000.00 less than in 1913, the interest on bank balances being \$106,000.00 less, the receipts from Diamond Market \$30,000.00, receipts from switch licenses \$23,000.00 less, no money being received from the Pittsburgh Railways Company for the cleaning of tracks in the years 1908 to 1912, \$34,000.00 for which was received during 1913, and no money being received from the sales of large properties, \$182,000.00 having been received during 1913, for the Seventh avenue engine house. This decrease in miscellaneous receipts, amounting to \$622,000.00, is practically equivalent to one mill of increase, which as has been stated, should have been made in 1914.

"The amount that the City may expect to receive in cash during 1915, on the basis of 7.4 current expense levy, has been stated before to be about \$9,431,000.00. This is over \$700,000.00 less than the 1914 appropriations and it has been stated that the \$1,278,000.00 increase in the present estimates over 1914 is due to salaries for one month, fixed charges and certain requests for increased service. It is impossible to cut the requests for increases in fixed charges, and the only possible way to cut the other requests is to refuse the additional amounts for increased service and to reduce the regular operating costs for salaries, supplies and materials so that there will be no increase in these items over the appropriations for 1914. This would reduce the 1915 estimates by between \$750,000.00 and \$1,000,000.00 and would require a current expense millage of about 9.27 mills for 1915. To provide for the deficit at the end of 1914 will require about 2.13 mills, a total for 1915 of 10.4 mills.

"The statement was made here last week that the Budget has come to us padded. In this analysis that I have presented you will see that no such condition exists in the Budget, but that it is a plain business statement of appropriations asked for the ensuing year and in them is included the Sinking Fund, Contractors' claims, interests, etc., which are fixed charges and which have made up the great deficit and which has been referred to.

"You all know that the \$4,321,000.00 that was referred to as having been cut out by Council was not cut out by Council but was properly taken out by the Controller upon advice by his attorneys, Messrs. Beatty and Longfellow, and are not proper items for the Budget. I call attention to the fact that the Controller's report shows that during the past five years the bonded indebtedness of the City is increased over \$14,000,000.00, and I am not criticizing at this time these improvements nor in addition to our overhead charges; but I want to call your attention to the fact that as these fixed overhead charges have been made by the City we must meet them as fixed legal debts, and they must be paid by an assessment or an increase in our millage.

"All the talks about 'Secret Payrolls' which do not exist, positions created, increase in salaries, and increase in salaries of Directors, amounts to between \$45,000.00 and \$48,000.00, or practically one-fifteenth of a mill. This is all this administration has added to the burden of the taxpayer and this had been done by Council and not the Mayor, as some would have you believe.

"I show you an illustration in the Controller's report of what he calls the 'taxpayer's dollar,' which shows that more than one-fourth of our revenues goes to the Sinking Fund, interest, Contractors' claims, etc."

Mr. Dillinger then said:

"Mr. President, in answer to one of the statements made by one of

the other speakers, in regard to the disorganization of the Police Department, due to a number of positions eliminated, I want to say that during the making of the Budget I made the motion to eliminate from the payroll of the Police Department certain positions which I thought were unnecessary. To be more specific, I want to refer the members of Council to the records of the trial of John M. Morin, former Director of the Department of Public Safety before Council three years ago on charges of malfeasance in office, and in that record will be found the reasons that actuated me in voting for the abolition of these positions. I hope that when this Budget is signed the men holding the positions which have been abolished will retire.

"As there have been some votes against the adoption of our present millage of 7.8 and some statements have become part of Council's records, in regard to the same I wish to make a statement and have it become part of the records, showing that the action of the majority of Council throughout our entire Budget-making and in our deductions which have resulted in the establishment of the present millage are the results of sincere and honest endeavor to keep the tax levy as low as it is possible and at the same time maintain a reasonable degree of efficiency.

"As I stated before Committee on December 9th, and which statement I wish to make part of the record of Council, I showed that the deficiency for 1912 was \$544,000.00, in 1913 \$431,000.00, and in 1914 a revised deficit of about \$900,000.00, and that the present Mayor on assuming office on January 5th, 1914, was confronted with a deficit of \$312,000.00, and as stated before, the deficit in 1914 was due partly to a mistake in the estimate of the Bureau of Water and due to the failure of estimated revenues coming in in the shape of taxes going delinquent and not being paid in 1914. Our present Budget stands nearly \$900,000.00 less than the 1914 Budget on a twelve-months basis, and I defy any member of Council or any newspaper in the City of Pittsburgh to show where there has been any extravagance during the past year. There has been more yammering and whining about the hundreds of thousands of dollars of new positions created during this administration, which when sifted down amounts to this: That the positions of Civilian Aide and Superintendent of the Bureau of Information and Complaints, whose combined salaries amount to \$7,000.00, are the chief sources of these wild and exaggerated statements. I want to go on record now that I believe the position of Civilian Aide is filled by a man whose services are today worth to the City of Pittsburgh \$10,000.00, and who in re-organizing the Bureau of Detectives has put that Bureau in a position where graft and crooked dealing is an unknown factor, and this is more than can be said of this Bureau in the past twenty-five years. I believe the Bureau of In-

formation and Complaints and Employment will prove to be of great benefit and convenience to the citizens of Pittsburgh and especially to those of our poorer classes who are seeking employment.

"As I stated before, the Mayor upon his presentation of the Budget to Council before any newspaper started a campaign for economy stated to Council that owing to the business depression and the great burdens that the taxpayer had to carry the Budget Committee should observe the strictest economy. In 1913 the appropriation for operation and maintenance was \$8,840,000.00, in 1914 on a twelve-month basis) \$9,297,000.00, and in 1915 our present Budget for these purposes is \$8,412,000.00, or an actual reduction below 1914 (on a twelve-month basis) of \$885,000.00. Some would try and have the public believe that the monies borrowed for this month's payroll, \$400,000.00, will be figured up at the end of 1915 as an additional deficit. Any one making this statement knows that it is false, as this amount has been taken care of in the millage, as the Controller will verify. Our deficit then for 1915 will be \$800,000.00, or the remaining two-thirds of the deficit we had at the beginning of this year, which has been divided over the periods of 1915-16-17.

I know there is bitter disappointment in some quarters over the fact that we have kept the millage down to its present figure, as they hoped for political purposes that they might be able to go before the people and show them perhaps a 10 or 11 mills tax levy, and it appears to me that some members of Council in analyzing their vote throughout the entire Budget have been imbued with this same spirit, as they voted against putting in the revenues of \$500,000.00 this year of meter rents, \$386,000.00 that we are to get from the County and even when the Firemen's Committee realized that it would cost from \$100,000.00 to \$150,000.00 more to put in the double platoon system, they still voted for its adoption, also were willing to add to the Budget \$15,000.00 for the policemen's uniforms, when the police themselves were satisfied to wait another year when they knew the financial conditions. And the same members are on record as being opposed to a great majority of the reductions in salaries, amounting to about \$30,000.00, and voted against almost every motion to abolish positions, which amounted to about \$69,000.00. These two items make over a \$100,000.00 reduction. These being added together, you will at once see would amount to over \$1,000,000.00, which would have been added to the burden of the taxpayers had the majority of Council not acted along strict and sincere business lines. It is my opinion that any member of Council who, after considering the serious business depression of these times and how hard it is for the small taxpayer to even pay his delinquent taxes, will in the face of this stubbornly fight to make the millage an oppressive rate, is either doing it for political purposes

or simply lacks any instincts of a business man.

The people of Pittsburgh are today burdened with the extravagances of an ex-Mayor, who, if I am rightly informed, shortly after assuming office stated that he would build up a political machine that could not be beaten in thirty years and immediately proceeded as fast as possible to add to the payroll \$426,000.00 in increased salaries and new positions created, 118 positions being created in one year in one Department at an expense to the taxpayers of \$138,000.00. We have made a reduction in these extravagances of \$100,000.00 during this Budget-making, and if my belief is borne out by the investigations of the Efficiency Chief of the Civil Service Commission during the next year, I believe there is yet a lot of dead wood that can be removed from the payrolls. I believe there should be as great efficiency and economy used in the carrying on of the Cities business as is used in the proper management of a private corporation.

Mr. Woodburn arose and said:

"Mr. President and Gentlemen: I really haven't anything to say in addition to what I said when the Budget was considered item by item. Every item in this Budget was carefully considered and I voted for those which I thought were necessary and against those which were not. I am not going to throw away thousands of items because I could not agree on a few. I am going to continue to abide by the will of the majority, because I respect their will, and because I think every item was conscientiously considered. I therefore wish to vote for this measure as it is presented to us today."

The Chair arose and said:

"Gentlemen: The difference of a City's expenditures and revenues has to be made up by taxation. In a City growing in population and territory, under the most economical and efficient administration of its affairs there will be an increase of its expenditures, and if there is not a corresponding increase in its revenues it follows that either valuations or millage must be increased. The history of Pittsburgh for the past years shows a gradual increase of outlay, while the revenues have decreased. In order to fix the millage for the year 1915 at the lowest sum, we have made drastic cuts in departmental estimates and at the same time reduced allowance to grants and other municipal activities. It is possible that in some cases we have been too conservative in our estimates and this is particularly true with regard to supplies and the errors will have to be made good through the Contingent Fund during the year as they become apparent.

"As to the revenues of the City, we have been able to make but little change, as we are handicapped for want of legislative power to collect from sources that should pay. We have done our duty in reducing expenditures. It remains for us to see that the City is empowered by proper legislation to get adequate returns in

the shape of revenues from persons and properties now wholly or partially exempt. Without taking into consideration additional revenues through proposed legislation, Council has made a conservative estimate of revenues for the coming year. It may be that, as was the case for the past year, we may be disappointed as to some of the items, but to have been more liberal in our expenditures or to cut out some of the expected revenues, would mean a still larger increase in the millage for 1915 than that provided for, and while there may be some criticism as to expenditures and certain items of revenues, I have yet to hear any suggestion of the only alternative and that is that the millage for 1915 should be higher than that decided upon."

Mr. Garland presented
No. 2544

DEPARTMENT OF CITY CONTROLLER.

Pittsburgh, January 21st, 1915.

To the Council,
Gentlemen:

The appropriation ordinance and the salary ordinance introduced into Council were prepared at my direction by Mr. Breitenstein and I hand you herewith his letter certifying to the fact that they carry into effect the action of the Finance Committee in considering the departmental estimates for the fiscal year 1915.

Very truly yours,

E. S. MORROW,

City Controller

Pittsburgh, January 19th, 1915.

Mr. E. S. Morrow,
City Controller,
Pittsburgh, Pa.

Dear Sir:

I hereby certify that the appropriation and salary ordinances, as introduced in Council, carry into effect the action of the Finance Committee of Council in their consideration of the departmental estimates for the fiscal year 1915.

Very respectfully,

H. S. BREITENSTEIN,

Chief Accountant.

Bureau of Accounting Revision.

Which was read.

Mr. Garland moved

That the communication be received and filed.

Which motion prevailed.

And Bill No. 2024, as read a second time, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland,	Rauh
Goehring (President)	Woodburn

Noes—Messrs.

English	Herron
Kerr	

Ayes—6 Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2511. An Ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (President)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6. Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2512. An Ordinance entitled, "An Ordinance creating the Bureau of Recreation in the Department of Public Works of the City of Pittsburgh, prescribing the powers and duties of said Bureau, and fixing the number and salaries of employees therein."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2513. An Ordinance entitled, "An Ordinance creating the Division of Topography in the Bureau of Engineering, Department of Public Works, and fixing the number and salaries of employes therein, and abolishing the Division of Construction in the Bureau of Engineering, Department of Public Works."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2514. An Ordinance entitled, "An Ordinance creating and establishing a Bureau within the Department of Public Works and under the control of the Director of the Department of Public Works, to be known as the Bureau of Tests, providing for the employes thereof and fixing their salaries and duties; abolishing the present Division of Laboratory in the Bureau of Engineering, Department of Public Works, including the positions of Chief Chemist at \$2,000.00 per annum, Assistant Chemist at \$1,500.00 per annum, Assistant Chemist at \$900.00 per annum, Laboratory Assistant at \$780.00 per annum, and abolish the position of Inspector at \$1,500.00 per annum in the Asphalt Plant, Bureau of Highways and Sewers, Department of Public Works."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2515. An Ordinance entitled, "An Ordinance defining the duties of the Secretary and Chief Engineer in the Department of City Planning."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS

Mr. English presented

No. 2545. Resolved, That a copy of Bill No. 2024 (being the appropriation bill for the fiscal year beginning January 1st, 1915) be furnished to each Department of the City Govern-

ment, and that each Director's attention be called to Section 4 on page 4 of said bill.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, January 26, 1915,

No. 5

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Jan. 26, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2546. Resolution authorizing, empowering and directing the Painter-Dunn Company, contractor, for furnishing 9 gasoline propelled runabouts for the use of the district chiefs of the Bureau of Fire, Department of Public Safety, to change the system of lighting from acetylene tank and head lights to a complete system of electric lighting, and that the lettering on each of the said runabouts shall be changed to "D. P. S., Bureau of Fire, Pittsburgh, Pa., "in 3" letters, all of which shall be done without any additional cost to the City of Pittsburgh.

Also

No. 2547. Resolved. That the proposals submitted by the Gwynn Gas Burner and Engineering Company of Pittsburgh as submitted to Charles S.

Hubbard, Director of the Department of Public Safety, under date of January 19th, 1915, for furnishing and equipping one boiler at No. 8 Engine House, corner of North Highland avenue and Broad street, with one set of Gwynn Gas Burners, fittings, labor and other material necessary for making a complete job for the sum of \$75.00, shall be approved, accepted and assumed; and be it further

Resolved, That the Mayor shall be and he is hereby authorized, empowered and directed, and the Controller to countersign, a warrant in favor of the Gwynn Gas Burner and Engineering Company for the sum of \$75.00 for furnishing and installing the said gas burners at No. 8 Engine House, and charge the same to Code Account No. Item "B," Miscellaneous Services, Bureau of Fire.

Which were read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 2548. Resolution authorizing the issuing of a warrant in favor of Matthew Elliott heirs in the sum of \$199.86, refunding overpaid taxes on property in the Fifth (old Thirteenth) ward, for the years 1910, 1911, 1912, 1913 and 1914, and charging same to Appropriation No. 41.

Also

No. 2549. Resolution authorizing the issuing of a warrant in favor of A. W. Proctor in the sum of \$1,507.74 for services rendered the Committee on Finance sitting as the Appropriations Committee during the months of November and December, 1914, and part of January, 1915, in connection with the preparation of the budget for the fiscal year of 1915, at \$16.00 per day and expenses, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2550. Resolution authorizing the issuing of a warrant in favor of A. M. Phillips in the sum of \$1,925.00, for damages to property owned by him and his wife, Elizabeth L. Phillips, by reason of the extension and widening of Laclede street, and charging the same to Appropriation No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 2551. Resolution authorizing the issuing of a warrant in favor of James Barbin, fireman in the Bureau of Fire, in the sum of \$99.35, for 28 days' lost time by reason of injuries received in the performance of his duties, and charging the same to Appropriation No., Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Mr. Hetzel presented

No. 2552. Resolution authorizing the issuing of a warrant in favor of Patrick Knightly, coal and ashman, at the Ross Pumping Station, for \$128.25 for 57 days' lost time by reason of injuries received in the performance of his work, and charging the same to Appropriation No. 1652, Bureau of Water.

Also

No. 2553. Resolution authorizing the issuing of a warrant in favor of Bernard Connor, Coal and Ashman at the Brilliant Pumping Station, for \$13.13, for 8 1-2 days' lost time by reason of injuries received in the performance of his duties, and charging the same to Appropriation No. 1652, Bureau of Water.

Also

No. 2554. Resolution authorizing the issuing of a warrant in favor of Arthur Carson, Fireman at the Brilliant Pumping Station, for \$53.63, for 19 1-2 days' lost time by reason of injuries received in the performance of his duties, and charging the same to Appropriation No. 1652, Bureau of Water.

Also

No. 2555. Resolution authorizing the issuing of a warrant in favor of Jacob Kurtz, Boiler Tender at the Howard Street Pumping Station, for \$108.00, for 36 days' lost time by reason of injuries received in the performance of his duties, and charging the same to Appropriation No. 1652, Bureau of Water.

Which were severally read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2556. Resolution authorizing the issuing of a warrant in favor of John F. Casey Company, for use of Booth & Flinn, Ltd., for \$189.90, in payment of extra work in connection with the raising and improving of streets in the North Side Flood District, from Grantham street eastwardly, and charging the same to Appropriation No. 149, Street Improvement Bonds, 1910.

Which was read and referred to the Committee on Public Works.

The Chair presented

No. 2557. Resolution accepting the grading, paving, curbing and the construction of a sewer on Valmont street, from Aylesboro avenue to Northumberland street, as made by the owners of the property abutting thereon.

Which was read and referred to the Committee on Public Works.

Also

No. 2558.

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, January 25th, 1915.

President and Members of Council,

Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 2536, the same being a resolution "that the Mayor and the Director of the Department of Public Works be and are hereby requested to proceed to award a contract for the carrying out of the above named ordinance," the same being an ordinance for the grading, paving and curbing of West Liberty avenue, from Warrington avenue to the City Line, and the construction of a storm sewer for the drainage thereof, describing said sewer, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Beg to advise that the amount of assessment against the City on this improvement is very much and this is part of the proposed Councilmanic Bond Issue, and as soon as the Bond Issue is approved by the Court and by Council we will proceed to advertise for the work.

Yours very truly,

ROBERT SWAN,

Director.

Which was read, received and filed.

Also

No. 2559. Communication from Roger Williams, Secretary of the Pittsburgh Board of Trade, stating that said organization is in favor of legislation looking towards the collection of proper compensation from public utilities corporations.

Which was read, received and filed.

Also

No. 2560. Communications from R. G. Gamble, President of the Twenty-seventh Ward Progressive Club, favoring payment of water rents quarterly; protesting against the sale of the North Side Light Plant to the Duquesne Light Co., and endorsing the action of the Christian Social Service Union in requesting Council to investigate the police court system of the City.

Which was read, received and filed.

The Chair presented

No. 2561.

MAYOR'S OFFICE.

Pittsburgh, Pa., January 26, 1915.

To the Honorable, the Council of the City of Pittsburgh.

Gentlemen:

On going over the Tax Levy Ordinance I feel that an error has been made in the amount set forth with respect to the millages for the separate indebtedness.

As appears upon the face of these bonds they are issued under and in pursuance of an Act of Assembly relating to the bonded indebtedness, which provides that an annual tax shall be levied in each instance sufficient to pay the interest annually and redeem the bonds within a period of thirty years, and the levy as made is inadequate in this particular.

I would therefore ask Council to recall the bill and correct this deficiency.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Mr. Garland presented

No. 2562. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, Bill No. 2023, An Ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, including the levying of special taxes for the payment of the separate indebtedness of certain annexed districts, upon all property subject to taxation within the limits of the City of Pittsburgh.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned, without action thereon.

Bill No. 2023. An Ordinance entitled, "An Ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, including the levying of special taxes for the payment of the separate indebtedness of certain annexed districts, upon all property subject to taxation within the limits of the City of Pittsburgh."

In Council, January 19th, 1915, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Garland moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Kerr moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

The Chair presented

No. 2563.

MAYOR'S OFFICE.

Pittsburgh, Pa., January 26, 1915.

To the Chairman and Members of Council.

Gentlemen:

In accordance with your Resolution No. 2386, I am sending you herewith a list of the Fire and Police Officers against whom charges were brought before the trial boards, together with the disposition of the same, during the administrations of Mayor Guthrie, Mayor Magee and the present one.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Also

List of Fire and Police Officers as aforesaid.

Which was read.

Mr. Kerr moved

That the communication be referred to the Committee on Public Safety.

Which motion prevailed.

Also

No. 2564.

CIVIL SERVICE COMMISSION,

Pittsburgh, January 26, 1915.

To the Council,

City Hall,

Pittsburgh.

Gentlemen:

With all due respect and courtesy to your Honorable Body, the Civil Service Commission of the City of Pittsburgh, in reply to your request for the production of certain applications, eligible lists, promotion lists, provisional appointment lists, and other records of the Commission, respectfully reports:

That under the law governing the Commission, it is under no duty or obligation to furnish to the Council such matters; that the Council has no power or supervision over the Commission, or its records, or proceedings.

It is, therefore, not deemed expedient or proper to comply with the aforesaid request.

Respectfully yours,

JOSEPH F. JOYCE,

F. H. FREDERICK,

HOMER E. LESLIE,

President.

Which was read, and on motion of Mr. Kerr, referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 2565. Report of the Committee on Finance for January 20th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2399. Resolution authorizing and directing the City Controller to transfer the sum of \$17,500.00 from Item, "Construction of Approach-

es to the North Side Point Bridge." Appropriation No. 150, "Bridge Bonds, Series A, 1910", and setting apart and appropriating in the sums set forth for the following purposes, to-wit:

\$10,000.00 as an additional sum for paving the roadway and sidewalks of the North Side Point Bridge, and \$7,500.00 for the purpose of defraying the cost of engineering and inspection services entailed on the part of the Bureau of Engineering in carrying out the contract work remaining to complete the construction and erection of the North Side Point Bridge and approaches thereto, and authorizing the issuing of warrants drawn on said funds for the payment of the costs of said improvement and said engineering and inspection services.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No 2519. Resolution authorizing the issuing of a warrant in favor of the Fort Pitt Hotel for \$131.40, Rising & Radcliff, Printing, \$11.25, W. A. Davis Quartette & Orchestra, \$80.00, for a dinner given the Allegheny County delegates to Harrisburg, by the Mayor, Controller and Council, for the purpose of outlining to the members of the General Assembly the proposed legislation for the City of Pittsburgh asked for during the session of 1915 and securing their support for passage of same. Charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2518. Resolution authorizing the issuing of a warrant in favor of D. F. Crawford Company for \$780.00, for building lockers at the Homewood Swimming Pool in the old No. 23 Engine House, charging same to Appropriation No. 42.

In Finance Committee, January 20th, 1915, read and amended by striking out "\$780.00" and by inserting in lieu thereof "\$340.00", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2465. Resolution authorizing and directing the City Controller to transfer, in the Bureau of City Property, from Code Account No. 1573, Wages, Wharves & Landings, to Code Account No. 1549, Wares, North Side Market, the sum of \$22.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2516. An Ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of four hundred and eighty thousand (\$480,000.00) dollars, for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said city, and providing for the redemption of said bonds and the payment of interest thereon."

In Finance Committee, January 20, 1915, amended in the preamble, Section 1, "Form of bonds" and in the title by striking out the words "four hundred and eighty thousand (\$480,000.00) dollars" and by inserting in lieu thereof the words "four hundred thousand (\$400,000.00) dollars", and in Section 2, by inserting before the words "four (4%) per centum" the words "not exceeding," and as amended ordered returned to Council with an affirmative recommendation.

Which was read

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read a first time.

Also.

Bill No. 2517. Resolution authorizing the issuing of a warrant in favor of Joseph Horne & Company in the sum of \$88.75, for supplies, and a warrant in favor of the Duquesne Light Company in the sum of \$67.50, for electric light, on account of the municipal exhibit at the Exposition in the Fall of 1914, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2566. Report of the Committee on Public Works for January 20th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2245. Resolution authorizing the issuing of a warrant in favor of Feurello Moranti for \$168.00, being for 84 days' lost time, at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duties as a laborer in the Bureau of Highways and Sewers, and charge the same to Appropriation No. 1515, Wages, Temporary Employees, Boardwalks and Steps.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2189. Resolution authorizing the issuing of a warrant in favor of Frank Angelo for \$9.00, being for 4½ days' lost time, at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duty as a laborer in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1503, Wages, Temporary Employees, Removing Snow and Ice.

Which was read.

Mr. Rauh moved

That the resolution be laid on the table.

Which motion prevailed.

Also

Bill No. 2246. Resolution authorizing the issuing of a warrant in favor of Frank Gigliotti for \$48.00, being for 24 days' lost time, at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duty as a laborer in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1504, Wages, Temporary Employees, Repairing Highways.

Which was read.

Mr. Kerr moved

That the resolution be recommended to the Committee on Public Works.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2567. Report of the Committee on Public Service and Surveys, for January 20th, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2523. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Bayonne avenue, from Dagmar avenue to Alverado avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2524. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Fallowfield avenue, from Sebring avenue to Bayonne avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Thursday, January 28, 1915,

No. 6

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Tuesday, Jan. 28th, 1915.

Council met pursuant to the following call:

Pittsburgh, January 26th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:—Please call a special meeting of Council for Thursday, January 28th, 1915, at 4 o'clock P. M. for the purpose of taking up business from the Committee on Finance, and such other business as may come before the meeting.

Yours respectfully,

J. M. GOEHRING,

President.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

The Chair stated

That as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Rauh presented

No. 2568. Resolution requesting the Mayor to discharge from the employ of the City any policeman or

fireman who is brought before the Trial Board from and after February 1st, 1915, more than two times on charges of intoxication or similar charges, and that said policeman or fireman, in the interest of efficiency, shall not be re-instated.

Which was read and referred to the Committee on Public Safety.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2569. Report of the Committee on Finance for January 27th, 1915, transmitting an ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, etc.

Which was read, received and filed.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council, in order that the bill may be considered.

Which motion prevailed.

Also

Bill No. 2023. An Ordinance entitled, "An Ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st 1915, including the levying of special taxes for the payment of the separate indebtedness of certain annexed districts, upon all property subject to taxation within the limits of the City of Pittsburgh."

In Finance Committee, January 27th, 1915, amended in Section 1 by striking out and inserting as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
	Woodburn

Noes—Messrs.

English Herron

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

UNFINISHED BUSINESS.

Mr. Garland called up.

Bill No. 2516. An Ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of four hundred thousand (\$400,000) dollars for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon."

In Council, January 26th, 1915, amendments of Finance Committee agreed to, and bill read a first time.

Which was read a second time and agreed to.

Mr. Garland moved

A suspension of the rule to allow the third reading and final passage of the bill.

Which motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English

When the name of Mr. English was called, he arose and said:

"Mr. President, I cannot see my way clear to vote for this bond issue in

view of my opposition to the last bond issue and more particularly on account of having predicted such a situation as now exists. You will all remember that I was laughed at on February 4th, 1914, when I predicted that the passage of the tax levy and appropriation ordinances at that time would bring about the trouble in which the City now finds itself as the result of the errors of the majority of this Council. While it is not fair to the employees of the City to have their pay withheld, and I regret this feature very much; nevertheless, since I am not responsible for this condition, but having opposed it in the making, I must continue now to oppose the issuing of these bonds. Consequently, I am compelled to vote NO."

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

The Chair presented

No. 2570.

January 28, 1915.

To The President and

Members of City Council,
City of Pittsburgh.

Gentlemen:

I return herewith Bill No. 2511, an Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof, without my approval. My reasons for said disapproval are, that under the following sections certain provisions as listed herein have not been made.

Certain positions have been stricken from the salary schedules and the salaries of others have been reduced which should be replaced and restored in accordance with the suggested changes in the Appropriation Bill No. 2024, as follows:

Section 23, Department of Public Safety, Bureau of Police.

Should be added:

Assistant Superintendent, \$2,400.00 per annum.

Captain, Secret Service Operatives, \$2,400.00 per annum.

Seven Captains, \$1,800.00 each per annum.

Section 26, Department of Public Safety, Bureau of Electricity.

Should be added:

Assistant Superintendent, \$1,800.00 per annum.

Section 27, Department of Public Safety Bureau of Building Inspection.

Should be added:

Three Inspectors, \$1,500.00 per annum.

Section 21, Department of Public Safety, Division of Weights and Measures.

Should be added:

Three Inspectors, \$1,080.00 each per annum.

Section 85, Department of Public Works, Bureau of Water.

Superintendent, \$4,000.00 per annum.

Should be:

Superintendent, \$4,800.00 per annum.
Section 58, Department of Public Works, Water-Mechanical Division.
Division Superintendent, \$3,000.00 per annum.

Should be:

Division Superintendent, \$3,600.00 per annum.

Section 98, Department of Public Works, Water Distribution Division.
Division Superintendent, \$3,000.00 per annum.

Three Division Engineers, \$2,000.00 each per annum. (One from bonds).

Three Assistant Engineers, \$1,800.00 each per annum. (Two from Bonds).

Should be:

Division Superintendent, \$3,600.00 per annum.

Three Division Engineers, \$2,500.00 per annum, each.

Three Assistant Engineers, \$2,000.00 each per annum.

Section 53, Department of Public Works, Bureau of Engineering.

Superintendent, \$4,000.00 per annum.

Chief Clerk, \$2,100.00 per annum.

Should be:

Superintendent, \$4,800.00 per annum.

Chief Clerk, \$2,400.00 per annum.

Section 54, Department of Public Works, Division of Surveys.

Principal Assistant Engineer, \$2,700.00 per annum.

Six Assistant Engineers, \$1,800.00 each per annum.

Should be:

Principal Assistant Engineer, \$3,000.00 per annum.

Six Assistant Engineers, \$2,000.00 per annum, each.

Section 58, Department of Public Works, Division of Design.

Division Engineer, \$2,700.00 per annum.

Assistant Engineer, \$1,800.00 per annum.

Should be:

Division Engineer, \$3,000.00 per annum.

Assistant Engineer, \$2,000.00 per annum.

Section 60, Department of Public Works, Division of Bridges.

Division Engineer, \$2,700.00 per annum.

Two Assistant Engineers, \$1,800.00 per annum, each.

Should be:

Division Engineer, \$3,000.00 per annum.

Two Assistant Engineers, \$2,000.00 each per annum.

Section 61, Department of Public Works, Division of Sewers.

Division Engineer, \$2,700.00 per annum.

Should be:

Division Engineer, \$3,000.00 per annum.

Section 62, Department of Public Works, Division of Public Utilities.

Division Engineer, \$2,700.00 per annum.

Assistant Engineer, \$1,800.00 per annum.

Should be:

Division Engineer, \$3,000.00 per annum.

Assistant Engineer, \$2,000.00 per annum.

Section 63, Department of Public Works, Division of Streets.

Division Engineer, \$2,700.00 per annum.

Six Assistant Engineers, \$1,800.00 each per annum.

Should be:

Division Engineer, \$3,000.00 per annum.

Six Assistant Engineers, \$2,000.00 each per annum.

Yours truly,

JOS. G. ARMSTRONG

Mayor.

Which was read, received and filed.

And

Bill No. 2511. An Ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

When the name of Mr. English was called he arose and said:

"Mr. President, inasmuch as the Mayor has practically covered the ground completely and fully, and it agrees almost exactly with my own position while these matters were being discussed in the Appropriation Committee, it is my duty to sustain the Mayor when I think he is right. I will, therefore, have to vote to sustain the veto of the Mayor, and as I do not desire this bill to become a law I will vote No."

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

The Chair presented.
No. 2571.

January 27, 1915.

To the President and
Members of City Council
City of Pittsburgh.

Gentlemen:

I return herewith Bill No. 2024, An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, with my disapproval as to certain items and parts of the items as follows, to-wit:

1142, A-I. Salaries, Regular Employees, Bureau of Police, \$1,028,909.75. This item is disapproved for the reason that it is not sufficient. Seventeen thousand four hundred dollars was stricken out of the estimates for the items mentioned below.

In this item Council has seen fit to eliminate a number of positions. I feel that the loss of these men will be very detrimental to the efficiency of the Police Bureau of the City, and will undoubtedly be the means of encouraging, and bring into our midst, that element whose sole source of revenue and whose existence is maintained by thievery and robbery. This element has been recognized as a shrewd, smart class of people, thoroughly acquainted throughout all the large cities with the different systems in operation for protecting the public against their activities. They make a study of the different police departments for the purpose of learning the weakness in their organization whereby they may feel safer in their operations in some cities than in others.

If the service of the Emerson efficiency engineers were valued so highly I cannot understand why Council so lightly considered the suggestions of those engineers with regard to demoralizing and disrupting the organization of the department. On page 8 of the report which The Emerson Company submitted to Council they offer the following comment on the Department of Public Safety:

"Reducing not only the rank but the pay of the older members of the force tends obviously to demoralize it, disheartening those who have made a life profession of police work by depriving them of incentive to advance. We believe that the lax discipline observed throughout the Bureau of Police is largely attributable to the general dissatisfaction that has prevailed as a result of these reductions."

The interference with the Department of Public Safety by Council has, in my opinion, again placed the City back a number of years.

In reviewing the action of Council in what I might term the crippling of this department I will take up as my first subject the Assistant Superintendent of Police.

Council, in its wisdom, has seen fit to eliminate the position of Assistant Superintendent, Bureau of Police. I claim this position is an absolute necessity and should be maintained, for the following reasons: The Superintendent of Police has under his direction more than 900 officers of different kinds, whose duty it is to protect the property and the citizens of this City. It is the Superintendent's duty to supervise and direct the Police Commissioners in the various districts throughout the City; receive complaints from various sections of the City; personally direct the police Commissioners in looking after the complaints, and such other work that comes under the direction of a man in a position of this kind who practically holds in the palm of his hand the welfare of the people of this City—and not a City of 560,000 inhabitants, either, but a City of practically a million population.

If the Superintendent of Police take sick, or be off duty for any length of time for any other cause there should be an assistant to take his place, who every day is acquainted with every day's reports which come into the office, and be able to take up the Superintendent's duties in such a thorough and efficient manner that no delinquency would result by reason of the Superintendent's absence and our people get that protection for which they pay and to which they surely are entitled to receive.

This is a much more responsible and bigger position than Council by their action seems to appreciate, and undoubtedly they have not given it the serious thought and consideration due it.

Many emergency cases arise and are brought to the notice of the Superintendent, who immediately starts his assistant out to investigate and take such action as is necessary on short notice to clean up the condition, which, if left lie dormant for any length of time might result disastrously to the community where it occurred.

The New York Bureau of Municipal Research evidently recognized the responsibilities and necessity of this position, for on page 14 of their report to Council in June and July, 1913, among other things, they say: "The functions of the assistant superintendent correspond to those of the chief inspector in other large cities. His duties as now prescribed by the manual are so numerous and his responsibility so great that he should be relieved of as much detail as possible, etc."

In striking this place out of the Budget I feel that Council has deprived the tax payers of the City of Pittsburgh of one of the most valuable police officers not only in this City but in any other City in this country. For more than 20 years he has been a member of the police department, rising from one step to another at the expense of the tax payers of the City of Pittsburgh. By taking this man out of the Department, with the others who will be mentioned later, there is no doubt in my mind it would be the greatest encouragement and incentive to that

criminal element mentioned before in this statement, to make Pittsburgh their goal, and I therefore do not approve the policy of Council in this matter, especially after the City of Pittsburgh has trained and paid for this police officer's experience in the duties he has performed for years until now he has become such a valuable officer at the expense of the tax payers of the City and I believe it wrong that he now be turned over to some corporation who will pay him the same salary, or more, after the City has paid for that schooling and the City be compelled to pay him fifty per cent. of his present salary in his retiring on pension and get nothing in return for same. This officer is in the prime of life (48 years old) and by the action of Council he will retire from the service on pension at half pay.

Council has eliminated the position of Captain of the Secret Service Operatives. This position should have been retained. The duties of this position are somewhat of a general character. It is not unusual for the Bureau of Police to be notified, on short notice, that suspicious persons are loafing around banking institutions and other places throughout the City where robberies could be carried on profitably, and trained men have to be sent immediately on the job for the protection not only of the people and the institutions, but to verify the report and learn whether the suspicions are correct, or not. In many instances desperate characters are thus picked up and taken before the police courts before crimes are committed. Sometimes it is necessary to follow for weeks and months at a time persons under observation in order to locate and secure information that is necessary to bring to justice those who have been implicated in crime. This character of work is just a step beyond the work of the ordinary police officer and is delegated to what is known as the secret service men who are picked for these positions on account of their special training and keenness at investigating and judgment of criminals and who can more readily and efficiently look into cases of this kind and make the necessary arrests. This is distinct from the ordinary police work, as stated above, and while the detective bureau does come under the Superintendent of Police it impairs the efficiency of the Bureau to be without a superior head. Therefore, you have made a mistake, in my judgment, in not providing for this position.

In no previous administration, so long as there has been a Bureau of Detectives, or call it by whatever other name you wish, has this Division been without a head.

The Emerson Company, on page 85 of their report on the Department of Public Safety, recommend that a Captain of Detectives be appointed.

You have also deprived the citizens of Pittsburgh of the services of Police Captains, 7 in number—covering the various districts through the City. This I claim is unwise and absolutely

a mistake, I therefore strongly protest against your action.

The duties of a Captain of Police are really those of an Assistant Police Commissioner. In other words, the Commissioner cannot be expected to work 24 hours a day, every day in the year. There are times when he cannot be and is not on duty, and it is then very essential to have on duty a man with authority who can command the respect of his district and is able to maintain the discipline of the men under the Commissioner and himself in such manner that the residents of the district will receive what is due them—protection to lives and property.

The Captain's work is all night work. He is located at the different police headquarters and is there to take up the work that is performed by the Commissioner during the day time. Should anything occur in his district that demands immediate attention there ought to be a man in authority at the different police headquarters who could immediately appear on the scene with the necessary help. It has been my great pleasure to know that the greatest desire of all the gentlemen filling the duties of Captain has been to keep their districts as free from robberies and violations of the law as it was possible to do.

While it might be said the Lieutenant of Police can do this work, nevertheless, a close study of the situation will show it is not for the greatest efficiency of the department that this change be made. The chief duty of a Lieutenant now is his field work—traveling from one beat to another at unexpected hours to see that the officers who are entrusted with the safety of the people are diligently on guard at their posts, and honestly patrolling their beats and attending to their duties as expected of them. If the Captains are dropped and the Lieutenants given that work, naturally the supervision over the men by the Lieutenant will be discontinued, the Lieutenant will have to give up his field work and be stationed at the police headquarters or within range where he can immediately and at all times step out and do what the Captain now does, which would leave the field work uncovered and the police officers patrolling the beats would be given free reign over their entire beats to conduct themselves practically as they choose. And if an officer be inclined not to treat his employers fair, it can readily be seen the danger that would follow in taking the watchman off him. In all fairness to the police officers, however, I must say that a great percentage of them are honest and attend to their duties properly, yet, if any of them are inclined not to hew to the line as they should, knowing that the watchman is no longer over them, they might become more or less careless, and in that event nothing else can be expected than petty robberies and thefts, and other violations of the law would occur.

The cutting of these seven positions from the budget will undoubtedly be

more or less an encouragement or incentive for the criminal element throughout the City to start and operate more freely than they are at the present time. They certainly will know that the department has been deprived of the services of these trained men and they also will know that the other men who will have to shoulder these additional responsibilities will be overburdened with work and cannot be expected to perform all these duties in an able and efficient manner.

Your action in cutting out these positions will also put a stop to the routine of Sergeants of the different stations of the different districts, also the routine of Lieutenants as now done in the department. In other words, having both day and night turns, vice versa, the best men that can be picked will have to do the night work, as they will be absolutely in charge on account of the Commissioners not being able to look after their districts both night and day continuously. This certainly does not appear to me to be fair as it is putting a penalty on men who render the best service to the City, keeps them away from their families all the time on night duty and deprives their families of some of their evenings, which now they get.

The amount saved in this disrupting and disorganizing the department is so insignificant in comparison with the safeguard these men would throw around the residents of their different districts, that I feel, as stated above, it is absolutely a mistake.

High priced men brought here from other cities to enlighten Council upon their work in this matter have all recommended in their many reports that the positions of Police Captain were very essential and should be kept. In filing my comment on the action of Council in this matter I would refer you to pages 10 and 11 of the report of the Bureau of Municipal Research made to your Council in the months of June and July, 1913, for which report the City paid \$7,040.75. The Emerson Company also employed and made an investigation and report on this matter to Council, for which report they charged \$13,076.90. In other words, a total of two different expert bureaus brought into the City and whose advice Council received and has apparently neglected to observe, cost the City \$20,117.65. Among other suggestions of the New York Bureau of Municipal Research on page 15 of their report is the following: "The Superintendent, with the approval of the director, should abolish the present district line immediately and should assign a captain to each of the eleven most important precincts, etc., etc." Therefore, if the judgment of these high priced men was worth anything near what Council paid them for advice, I feel again that Council is absolutely mistaken in thus disorganizing the department.

When it is taken into consideration that police protection provided to the tax payers in this city is on a basis of 2 to 3—in other words, other cities in

the country of similar size have 3 officers to our 2 and our officers must contend with nearly all nationalities on account of Pittsburgh being a large manufacturing center—I think you can readily see by the changes you have made, the handicap that is placed on the police department and should note that it is somewhat out of reason. It might be all right for economic reasons to cut out an engineering corps, stop a piece of work and let it lie closed for a year and cut an office force and close their books, but it can not be expected that you can drag men off the police department and then tell the criminals of the country they can not come to Pittsburgh, because you have not a sufficient number of police officers to look after them.

These men are all trained men in the police department and practically in the prime of life but by the City being deprived of the services which they are so able to give, it does not look fair that they be forced on the pension roll at this time and the city have to pay fifty per cent. of their salaries and receive nothing in return for same. The amount saved in cutting these men from the budget is so insignificant in comparison with the safeguard they would throw around our citizens that I believe your action is unwise.

Further commenting on the appropriation for the Bureau of Police, I think it was a mistake on your part to omit some provision for gathering evidence in cases. This matter has been before Council a number of times and no doubt you are thoroughly acquainted with the necessity of an appropriation of this kind.

1166, A-1. Salaries, Regular Employees, Bureau of Electricity, \$55,610.00. This item is disapproved for the reason that it is not sufficient. One thousand six hundred and fifty dollars was stricken from this estimate, which represents the Assistant Superintendent's salary for a period of eleven months, one month having been provided in the above item.

Your Body has seen fit to eliminate the position of Assistant Superintendent in this item. The incumbent has been employed in the electrical department of the city for over twenty years. Prior to this service he was a member of the Bureau of Fire for five years. Prior to his appointment as Assistant Superintendent he filled the positions of Police Telegraph Operator, Police Box Inspector, Fire Alarm Operator, Chief Fire Alarm Operator, and Lineman. The duties now performed by him as Assistant Superintendent are the general supervision of all repairs to signalling apparatus, including fire alarm boxes, police boxes, and all receiving and transmitting instruments in engine houses and police stations, assist in the direction and supervision of the general plans of construction and betterment of plant conditions, and, under the direction of the Superintendent, assists in many details of administration of the Bureau's affairs. This length of service and experience in the different capacities in

the Bureau has undoubtedly fitted the incumbent for this present position, and with the work now on hand and contemplated improvements for a betterment of fire alarm and police signal system conditions, as proposed for many years to come, I feel that it is unwise to eliminate this position.

The best evidence of the qualifications of the incumbent in the carrying on of his work, and his knowledge of this character of work, is that after Pittsburgh has paid him for these many years they have had him in their employ he now has been offered a position at an equal salary, or better, to go to work for a private concern which does a great amount of work with the city, showing that they know the value of the man's services. This man is in the prime of life and if he leaves the service of the city will have to pay him \$900.00 a year pension, which means that it will be paying out that amount of money and will receive nothing in return. I feel that the place is a necessity and will have to be filled later on and I believe that it would be a grave mistake to allow this man to slip out of our hands after paying for his education in this work for so many years.

1178, A-1. Salaries, Regular Employees, Bureau of Building Inspection, \$27,425.00. This item is disapproved for the reason that it is not sufficient. Four thousand one hundred and twenty-five dollars was stricken from the estimate for the salaries of three inspectors.

In my judgment your Honorable Body made a serious mistake in eliminating the positions of three inspectors in this Bureau. A committee representing the builders of Pittsburgh, headed by Mr. Nicola, called at my office not long ago with the complaint that there were not enough employees in the office of the Building Inspector to give them efficient service, which they required. They went to Council and complained the same as they had to me. Mr. Nicola stated to Council, and to me personally at the office, that if the charge for the permits was not enough they would be willing to have it increased as they would sooner pay a little more and have efficient service.

The Bureau of Building Inspection is a self-sustaining office. The permits there issued and the tax collected for same so far as new buildings are concerned make it possible for this office to be self-supporting. Therefore, so long as the builders of the city are willing to pay the bill they should get service such as they feel they are entitled to receive.

While the Bureau of Building Inspection last year collected \$24,581.23, for new buildings, alterations and signs and the expense of running the Bureau was \$32,000.00, nevertheless, there is a great deal of work that the Building Inspectors are required to do by the Act of Assembly, such as inspecting theatres, nickelodeons and all other places of amusement for which last year \$30,847.00 was collected in the way of license tax. They are also compelled to inspect all old buildings that ap-

pear to be dangerous, and many other duties have to be performed by them where the law does not require the taking out of a license, but, nevertheless, have to have the approval of the Building Inspector's office but no fee is attached to same. It can readily be seen that the amount of license tax collected upon the approval of the Building Inspectors' reports runs into a great deal of money, not counting work they do where no revenues are collected at all.

1135, A-1. Salaries, Regular Employees, Division of Weights and Measures, \$10,710.00. This item is disapproved for the reason that it is insufficient. Two thousand nine hundred and seventy dollars was stricken from the estimate for salaries of three Inspectors of Weights and Measures. The ordinance of Council now requires that all scales be inspected at least twice a year and the force of men now in this Bureau is not equal to that work. Therefore, the reduction of the force would make it impossible for the ordinance to be complied with. Any impairment of this service resulting from action of Council on this item will be a direct and immediate loss to the people.

1631, A-1. Salaries, Regular Employees, Bureau of Water, Superintendent's Office, \$5,266.67. This item is disapproved for the reason that it is insufficient. Seven hundred thirty-three dollars and thirty-three cents was stricken from the estimate for the salary of the Superintendent. Council has reduced the salary in this position from \$4,800.00 to \$4,000.00. When you consider the great responsibilities that are necessary for the man filling this position I feel Council has made a mistake in reducing this salary. If the present incumbent were to leave, I know it would be practically impossible to get a man with the knowledge of city affairs in this big Water Department, who would take the position at the same salary Council has set in this budget. The City would be severely handicapped in filling this position, as well as those of the Division Superintendent of the Mechanical Division and the Division Superintendent of the Distribution Division, whose salaries were reduced from \$3,600.00 to \$3,000.00, respectively, as well as several other positions of Assistant Engineers in these Divisions whose salaries were reduced, and in reducing these salaries it is absolutely detrimental to the Bureau. It has taken years and years to build up this organization and I consider that our Water Bureau at this time is equal to that of any city in the country, and it was so recognized by the Bureau of Municipal Research during their investigation in our City.

These slight decreases amount to nothing to the City, comparatively speaking, but no doubt will be the means of causing a great deal of dissatisfaction among the men. And in the cases of those men who are in charge of Divisions whose salaries have been reduced to the same basis as their subordinates the effect will be to impair the authority of the men so reduced as there will be no incentive for

them to exercise the authority of the superior officer which they are called upon to do under the existing organization.

Among those affected are many who have been in the service for a great number of years and merit the salaries they are now receiving. These reductions in salary will cause them to look for other places. It appears to me to be too bad that after these men have been schooled up in this work at the expense of the City, and have reached that point as engineers where their services are being sought by other cities and engineering organizations, that we will have to let them go or put them in a position where they will accept a situation, if offered them, which you know, has been the case in several instances during the past two years, but the men did not accept, thinking they would be kept on their work at their present salaries. This would necessitate the starting of a new school to train other men up from the bottom of the ladder, which will take a great many years to bring it to the point where these men are now. I feel that for every dollar you are saving now in these cuts you will lose hundreds of dollars by the changes made. The rates now paid are less for the corresponding positions than are paid in other cities comparable in size and presenting the same difficulty of operation.

These men are the administrative force who have entire charge of the Bureau. The operating expenses of this Bureau are over \$800,000.00 per year. In addition to operating the plant, they now have on hand about \$1,000,000.00 worth of bond improvement work for the coming year. In the last four years they have had charge of about \$6,000,000.00 worth of bond improvement work.

1651, A-1. Salaries, Regular Employees, Mechanical Division, \$33,498.34. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1631 as stated above. Five hundred fifty dollars was stricken from the estimate for the salary of the Division Superintendent.

1659, A-1. Salaries, Regular Employees, Distribution Division, \$43,530.00. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1631 as mentioned above. One thousand six hundred and fifty dollars was stricken from this item for salaries of Division Superintendent, two Division Engineers and one Assistant Engineer.

1413, A-1. Salaries, Regular Employees, Bureau of Engineering, General Office, \$12,091.67. This item is disapproved for the reason that it is insufficient. One thousand eight dollars and thirty-three cents was stricken from the estimate for the salary of the Superintendent and Chief Clerk. Council has seen fit to reduce the salary of the position of the Superintendent from \$4,800.00 to \$4,000.00 as well as the salary of the position of Chief Clerk from \$2,400.00 to \$2,100.00. When it is taken

into consideration the great responsibilities involved in the duties of these positions, I feel that Council has made a mistake in cutting the salary. If the incumbent were to leave the service of the City it would be almost impossible to find a man with the knowledge of City affairs and ability in this particular line to take his place at the salary set by Council. It certainly would be very difficult to fill this position, also that of the Chief Clerk, whose salary you have cut \$300.00 a year. The work entrusted to the Chief Clerk is equal to that of any Cost Accountant in the city. He has as high as 40 or 50 jobs now at one time. His business is to separate the cost of these jobs, go over all the estimates of the Engineers and in fact give the Director of the Department an itemized statement showing the engineering cost, the cost of materials, etc., on all kinds of work that is going on during the year. His work has to be exact, too. It is not like making an estimate which shows a mistake and can be corrected. The payments of estimates are paid out on his O. K. He figures the cost on all work going through the Engineering Bureau. Prior to his time there were many changes in the position because it was hard to get a man equal to the office. What is true of these two men with regard to the position in which Council has placed them where they would favorably consider offers from outside corporations on account of a reduction in their salaries is also true of the principal Assistant Engineer in the Division of Surveys, who received a cut of \$300.00 a year in salary, and the six Assistant Engineers in that Division who were reduced \$200.00 each a year; also the Division Engineers and Assistant Engineers, who received reductions of \$200.00 and \$200.00, respectively, each, in the following Divisions: Division of Design, Division of Bridges, Division of Sewers, Division of Public Utilities and Division of Streets.

These men have charge of the construction of new streets and sewers. They have all been in the service many years and have been trained to do the work, and are acquainted with all the work done by contract. If this work were in the hands of incompetent men a great loss would undoubtedly result. At the salaries, as readjusted, these men will probably accept other positions from outside sources if offered.

There is not only the regular amount of work to be done for the season, but there is also a large amount of money available for bond work and it is expected that before the middle of the summer there will be half to three-quarters of a million dollars released for assessment work, so that the work of the Bureau will be in excess of what it has been for the past several years.

Owing to the topography of the City of Pittsburgh it is impossible for a new engineer to fully grasp the conditions while the men now in the service are thoroughly familiar with all engineering requirements in laying out and constructing streets and sewers. It is plain, therefore, that Council made a great mistake in cutting these salaries.

1420, A-1. Salaries, Regular Employees, Division of Surveys, \$54,225.00. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Thirteen hundred seventy-five dollars was stricken from the estimate for the salaries of the principal Assistant Engineer and six Assistant Engineers.

1438, A-1. Salaries, Regular Employees, Division of Design, \$15,461.67. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Four hundred fifty-eight dollars and thirty-three cents was stricken from the estimate for the salaries of one Division Engineer and one Assistant Engineer.

1445, A-1. Salaries, Regular Employees, Division of Bridges, \$18,799. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Five hundred thirteen dollars and thirty-three cents was stricken from the estimate for the salaries of one Division Engineer and two Assistant Engineers.

1465, A-1. Salaries, Regular Employees, Division of Sewers, \$22,645.00. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Two hundred seventy-five dollars was stricken from the estimate for the salary of one Division Engineer.

1472, A-1. Salaries, Regular Employees, Division of Public Utilities, \$25,841.67. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Four hundred fifty-eight dollars and thirty-three cents was stricken from the estimate for the salary of one Division Engineer, and one Assistant Engineer.

1478, A-1. Salaries, Regular Employees, Division of Streets, \$31,025.00. This item is disapproved for the reason that it is not sufficient as stated in my comments upon the disapproval of Item 1413 as stated above. Thirteen hundred seventy-five dollars was stricken from the estimate for the salaries of one Division Engineer and six Assistant Engineers.

In many places throughout the departmental estimates Council has stricken out many of the items classified under the caption "Miscellaneous N. O. C.", which means NOT OTHERWISE CLASSIFIED.

Under the code classification of accounts put up by your expert accountants there are a number of articles used in the various departments which are classified in the above manner, and your experts provided that articles such as these should all be under this head. In a great many instances you have cut those goods under this title completely out of the budget, many of which will have to be provided for either out of the general appropriation for these various codes or out of the Contingent Fund.

It is not possible for our department heads to estimate more closely upon these items than they did in making up their estimates for the coming year. It is impossible to foresee, especially in such places as the pumping stations in the Bureau of Water what sort of a break may occur but provisions for such a break must be made each year. Certain repairs and replacements must be made from time to time and whenever accidents occur or when certain machinery parts give way through natural wearing out they must be replaced.

I have not specified in the foregoing paragraph any of these items but I wish to state plainly to your Body that in the striking out from the estimates these items without regard to the necessity for them so restricts the appropriation for the natural carrying on of operations that it can readily be shown many necessary repairs cannot be made. The total amount of such reductions in the Department of Public Works alone is about \$12,000.00.

In my election to the office of Mayor I was distinctly pledged to economical administration of the city government, and I consider that I have consistently adhered to that pledge, but the appropriation ordinance now returned with my veto is not based on real, but false economy. The elimination of positions or the reduction of salaries in such positions necessarily involves serious impairment of the public service, and this is not economical, but failure to appreciate the duty of the legislative body in the matter of public administration. It cannot be denied that at least the majority of the positions involved in the items of this ordinance which I have vetoed are those which vitally affect the efficient and satisfactory work of the two most important branches of the city government. Impairment of service either in the Department of Public Safety or the Department of Public Works practically means failure of city government. Weak or inefficient police service touches every citizen directly in the safety of his home and all his property rights, and incompetency or inexperience in the great Department of Public Works means not only the actual loss of hundreds of thousands of dollars but also that the municipality is moving backward instead of progressing as it should. I am convinced that this apparent saving of a few thousand dollars, amounting to a total of \$34,541.65, in cutting out these positions and reducing the salaries of others is radically wrong and that I am fully justified in refusing my official sanction to the same. All the other items and parts of said ordinance I do hereby approve.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 2024 An Ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt

charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915."

Was read.

The Chair took up

Item 1142, A-1, Salaries, Regular Employees, Bureau of Police, \$1,-028,909.75.

Which was read.
become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

When the name of Mr. English was called, he arose and said:

"Mr. President, this subject is so familiar and the Mayor has covered it so completely and fully that I must express my admiration of the paper which has just been read. In fact, if we did not know that it came from His Honor, the Mayor, we could fairly well assume that it sounds exactly like my own papers on this subject. Agreeing as I do with His Honor, the Mayor, in this, and believing it my sworn duty to support propositions which I think are right, I cannot allow this bill to become a law notwithstanding the veto of the Mayor; consequently, I vote NO."

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1166, A-1, Salaries, Regular Employees, Bureau of Electricity, \$55,610.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1178, A-1, Salaries, Regular Employees, Bureau of Building Inspection, \$27,425.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1135, A-1, Salaries, Regular Employees, Division of Weights and Measures, \$10,710.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1631, A-1, Salaries, Regular Employees, Bureau of Water, Superintendent's Office, \$5,266.67.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1651, A-1, Salaries, Regular Employees, Mechanical Division, \$33,-498.34.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1659, A-1, Salaries, Regular Employees, Distribution Division, \$43,530.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1413, A-1, Salaries, Regular Employees, Bureau of Engineering, General Office, \$13,091.67.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1420, A-1, Salaries, Regular Employees, Division of Surveys, \$54,225.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1438, A-1, Salaries, Regular Employees, Division of Design, \$15,461.67.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1445, A-1, Salaries, Regular Employees, Division of Bridges, \$18,799.47.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Fietzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1465, A-1, Salaries, Regular Employees, Division of Sewers, \$22,635.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1472, A-1, Salaries, Regular Employees, Division of Public Utilities, \$25,841.67.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

The Chair took up

Item 1473, A-1, Salaries, Regular Employees, Division of Streets, \$31,025.00.

Which was read.

And on the question, "Shall the item become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the item became a law notwithstanding the objections of the Mayor.

MOTIONS AND RESOLUTIONS

Mr. Garland presented

No. 2572. Whereas, Unless the Tax Levy, Appropriation and Salary Ordinances become law during this month, the City will not derive the benefit during the month of February of the large economies effected; and, Whereas, The Council has today amended the Tax Levy Ordinance in line with the Mayor's suggestions; therefore, be it

Resolved, That His Honor, the Mayor, be respectfully requested to act upon said Tax Levy Ordinance at the earliest possible date, so that the Council may, if found necessary, take final action upon the same on Saturday, January 30th, on which date a special meeting of Council has been called to consider said measure.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Upon which motion, Mr. Garland demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Saturday, January 30, 1915,

No. 7

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Saturday, Jan. 30th, 1915.
Council met pursuant to the following call:

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Saturday, January 30th, 1915, at 4 o'clock, p. m., for the purpose of considering unfinished business of Council and such other business as may come before the meeting.

Yours respectfully,
J. M. GOEHRING

President.

Which was read, received and filed.
Present.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent.

Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy mailed to each member at least 48 hours previous to a meeting of Council, in order that the bills may be considered.

Which motion prevailed.

Mr. Rauh asked leave and obtained permission to present at this time, No. 2573. Whereas, The City of Pittsburgh owns considerably over one thousand pieces of property for which it has no use;

Whereas, Every piece of this property that is sold this year will aid in reducing some of the millage next year, which will act as a benefit to all the taxpayers; therefore, be it

Resolved, That Council respectfully ask for a conference with the Mayor and the Law Department in the near future, at a time convenient for the Mayor and the Law Department, to devise ways and means for the disposition of this property.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Which motion prevailed.

Mr. Garland presented

No. 2574.

Whereas, In the passage of the ordinance fixing the numbers and salaries of the employees in the City Service, over the veto of the Mayor, several changes were made in the number of employees and in the salaries paid, which became effective on January 28th, 1915; and

Whereas, But two working days elapse between the passage of the ordinance and the end of the month; and

Whereas, In the larger number of cases, it is necessary, in order to complete the closing up of the year's business, that the men should be retained until the end of the month, and in all cases the time given in which to notify those whose positions were abolished of their dismissal was too short; and

Whereas, It was the intention of Council to retain these men during the month of January, 1915; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in payment of those employees whose positions were abolished and whose salaries were changed for the entire month of January, charging the same to the several items to which the same would have been chargeable in case such change should not have occurred.

Which was read.

Mr. E. S. Morrow, City Controller, was given the privilege of the floor, and said:

"Mr. President and Gentlemen: By the passage of the ordinance fixing the number and salaries of the officers and employes of the City over the Mayor's veto the ordinance became effective at once. Therefore a number of men then in the employ of the City were dismissed and others had their salaries changed. I understood at the time these changes were made that Council had provided money to pay these employees in accordance with the old ordinance in force in 1914 and that the men therefore could be paid for the two working days which complete this month. I believe it is just and proper to pay them as some of them were out on the work and had no knowledge of the effect of the ordinance and could not be notified of their dismissal from the City service. In order to pay these City employees for these two working days it will be necessary to adopt the resolution which is presented to you under the Act of 1874 and which will require a two-thirds vote."

Mr. Garland moved.

That the resolution be referred to the Committee on Finance with instructions that said committee return the same to Council with an affirmative recommendation.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2575. Report of the Committee on Finance for January 27th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2456. An Ordinance entitled, "An Ordinance authorizing the settlement of the equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company at No. 719 October Term, 1913, in the Court of Common Pleas of Allegheny County, involving the right and title of the City to certain wharf lands along the Monongahela river in the Seventeenth ward, Pittsburgh, setting forth the terms and conditions of said settlement, and authorizing the proper officers of the City to execute and deliver the agreements pertaining thereto."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2549. Resolution authorizing the issuing of a warrant in favor of A. W. Proctor in the sum of \$1,507.74, for services during the months of November and December, 1914, and part of January 1915, in connection with the preparation of the budget, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2522. Resolution authorizing the execution and delivery to Mary E. Young of a deed for lot of ground situate in the Twelfth ward, being known as lot No. 35 in Charles Ross Campana Plan of Lots, in consideration of the sum of \$115.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Mr. **Kerr** presented from the Committee on Public Works, with an affirmative recommendation,

No. 2576. Report of the Committee on Public Works for January 27th, 1915, transmitting an ordinance and resolution to Council.

Which was read, received and filed.

Also

Bill No. 2434. An Ordinance, entitled, "An Ordinance providing for the letting of a contract or contracts for five (5) years for the furnishing of current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh, lighting certain municipal buildings, and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year of 1915."

In Public Works Committee, January 27, 1915, Read and amended in section 1 by striking out "at North and Irwin avenues," and by inserting in lieu thereof "on Brocket street," by striking out "certain" and by inserting in lieu thereof "all" and after the words "municipal buildings" by inserting "on the North Side," and after the words transformation of the said current," by inserting "provided that the City is able to obtain a bid for said current which will not exceed eighty-three one-hundredths (83-100) cents per kilowatt hour;" by inserting a new section to be known as Section 3, and in the title by striking out "certain" and by inserting in lieu thereof "all" and after the words "municipal buildings," by inserting "on the North Side," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. **Kerr** moved

That the amendments of the Public Works Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. **Kerr** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

Mr. **English** moved

To amend the bill in Section 1 by striking out the words "and each year thereafter during the continuance of the contract."

Which motion prevailed.

And the bill, as read a second time and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
English
Garland

Hetzel
Kerr

Goehring (Pres't)
Herron

Rauh
Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2556. Resolution authorizing the issuing of a warrant in favor of John F. Casey Company, for use of Booth & Flinn, Ltd., for \$189.90, in payment of extra work in connection with the raising and improving of streets in the North Side Flood District, from Grantham street eastwardly, and charging same to Appropriation No. 149, Street Improvement Bonds, 1910.

Which was read.

Mr. **Kerr** moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
English
Garland
Goehring (Pres't)
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. **Hetzel** presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 2577. Report of the Committee on Filtration and Water for January 27th, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2236. Resolution authorizing the issuing of a warrant in favor of Dr. Herbert Hopkins for \$25.00, and Dr. N. J. Weill for \$10.00, for professional services rendered James Flavin, an employe in the Bureau of Water, who was injured in the performance of his duty, and charging same to Appropriation No. 1612.

Which was read.

Mr. **Hetzel** moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
English
Garland
Goehring (Pres't)
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2460. Resolution authorizing the issuing of a warrant in favor of J. William Bolster for \$20.00, being for eight days' lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duties as a repairman at the Ross Pumping Station, Bureau of Water, and charging same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2464. Resolution authorizing the issuing of a warrant in favor of Joseph Zivcic for \$87.75, being for 39 days' lost time at the rate of \$2.25 per day, on account of injuries sustained in the performance of his duty as coal and ashman at the Brilliant Pumping Station, Bureau of Water, and charging same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. English (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation,

No. 2578. Report of the Committee on Public Safety for January 27th, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2546. Resolution authorizing, empowering and directing the Painter-Dunn Company, contractor for furnishing nine gasoline propelled runabouts, to change the system of lighting from acetylene tank and head lights to a complete system of electric lighting and authorizing the changing of the lettering on each of said runabouts to "D. P. S. Bureau of Fire, Pittsburgh, Pa." in 3-inch letters, all of which shall be done without any additional cost to the City of Pittsburgh.

Which was read

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also.

Bill No. 2510. Resolution authorizing the issuing of a warrant in favor of James A. Gallagher for the sum of \$100.44, for 30 days' lost time during November, 1914, by reason of injuries received while on duty as a patrolman, November 29th, 1913, and charging the same to Code Account No. 1151, Item "L," Lost Time, Bureau of Police.

Which was read.

Mr. English moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2547. Resolution approving, accepting and assuming the proposals submitted by the Gwynn Gas Burner and Engineering Company of Pittsburgh, for furnishing and equipping one boiler at No. 8 Engine House, corner North Highland avenue and Broad street, with one set of Gwynn Gas Burners, fittings, labor and other material necessary for making a complete job for the sum of \$75.00, and authorizing the issuing of a warrant in favor of said Gwynn Gas Burner and Engineering Company for the sum of \$75.00, for furnishing and installing the said gas burners as aforesaid, and charging the same to Code Account No. , Item "B," Miscellaneous Services, Bureau of Fire.

In Public Safety Committee, January 27th, 1915, amended by inserting after the words, "Code Account No.," the number "1160," and by striking out the words, "B," Miscellaneous Services,' and by inserting in lieu thereof the words, "E, Repairs."

Which was read.

Mr. English moved

That the amendments of the Public Safety Committee be agreed to. Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English

Garland

Goehring (President)

Herron

Hetzel

Kerr

Rauh

Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, February 2, 1915,

No. 8

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Tuesday, Feb. 2nd, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2579. An Ordinance providing for the letting of a contract for furnishing one Propelled Combination Hose and Chemical Wagon for the Bureau of Fire, Department of Public Safety.

Which was read and referred to the Committee on Public Safety.

Also

No. 2580. An Ordinance amending Section Three of an ordinance entitled, "An Ordinance creating and establishing a Bureau of Smoke Regulation in the Department of Public Health, fixing the number of officers and employees in said Bureau, fixing the salaries thereof and the qualifications of the Bureau Chief and of

certain employees in said Division, providing for and defining the duties thereof, providing for an Advisory Board of Three Engineers to be appointed by the Mayor and fixing the duties and compensation of members of said board, approved November 28th, 1914, by increasing the number of engineers in the advisory board from three to four.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 2581. An Ordinance authorizing the Director of the Department of Public Health to appoint four laborers in the Bureau of Sanitation and fixing their wages.

Which was read and referred to the Committee on Finance.

Mr. Garland presented

No. 2582. Resolution authorizing the City Solicitor to satisfy liens at Nos. 914 June Term, 1909, D. T. D., and 951 June Term, 1909 (D. T. D. for City taxes for year 1907, and to exonerate the Homeopathic Medical & Surgical Hospital and Dispensary of Pittsburgh, from the payment of the same.

Also

No. 2583. Resolution authorizing and directing the Mayor to execute and deliver to John Glassburner, on payment of \$100.00, a deed for a lot of ground situate in the new Twenty-seventh ward on the north side of Hubbard street.

Also

No. 2584. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Code Account No. 1003, Advertising, to Code Account No. 1004, Supplies, Council and City Clerk, for the fiscal year 1914.

Also

No. 2585. Resolution authorizing the issuing of a warrant in favor of Mrs. Lottie Murphy in the sum of \$300.00, and a warrant in favor of mother of claimant, in the sum of \$100.00, in full settlement of all claims for damages caused by tripping on a sunken flagstone in sidewalk on Brighton road, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 2586. Resolution authorizing the issuing of a warrant in favor of Harry Halliwell in the sum of \$79.10, and a warrant in favor of John Taylor in the sum of \$111.86, for service as auto mechanics in the Division of Motor Vehicles during the month of January, and charging same to Appropriation No. 1036.

Also

No. 2587. Resolution authorizing the issuing of a warrant in favor of Edward B. Lee in the sum of \$11,500.00, in payment of claim for services as architect for the City and County building, and charging same to Appropriation No. 156, City Hall Bonds.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 2588. Resolution authorizing the issuing of a warrant in favor of Albert Nunlist, Oiler, Bureau of Water, for \$83.48, for 31½ days' lost time, at the regular rate of \$2.65 per day, on account of injuries received in the performance of his duty, and charging to Appropriation No. 1652, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2589. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Fullerton street, between Wylie and Centre avenues, and authorizing the setting aside of \$3,000.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Also

No. 2590. An Ordinance authorizing and directing the construction of a public sewer on Frampton avenue and Buffington avenue, from a point about seventy (70) feet southwest of Taft avenue to present sewer on Shannon way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby

Also

No. 2591. Resolution authorizing the issuing of a warrant in favor of Frank L. Swaney, Stenographer, temporarily employed in the general office of the Bureau of Highways and Sewers, Department of Public Works, for \$157.50, for wages due for two months and three days, from November 28th, 1914, to February 1st, 1915, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Also

No. 2592. Resolution authorizing the issuing of a warrant in favor of Jacob Steigerwald for \$74.00, being for 37 days' lost time at the rate of \$2.00 per day, on account of injuries

sustained in the performance of his duties as a laborer in the Bureau of Highways and Sewers, and charging same to Appropriation No. 1537, Wages, Temporary Employees, Boardwalks and Steps.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 2593. An Ordinance granting to Dunlevy & Bro. Company the right and privilege to construct and maintain a tunnel under and across Enterprise street, for the purpose of connecting present building of said Company with building on opposite side of street.

Also

No. 2594. An Ordinance re-establishing the grade on Capital avenue, from Plainview avenue to an unnamed twenty (20) foot way.

Also

No. 2595. An Ordinance establishing the grade of Lotus way, from McCandless street to Forty-fourth street.

Also

No. 2596. An Ordinance establishing the grade on Plainview avenue, from Brookline boulevard to Lapeer street (proposed).

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 2597. Resolution authorizing the issuing of a warrant in favor of Clarence Liebelt in the sum of \$106.25, and a warrant in favor of Annie M. Peters in the sum of \$342.00, in full settlement of all claims for damages arising on account of police patrol automobile colliding with motorcycle at Highland avenue and Station street, and injuring claimants, and charging the same to Code Account No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Also

No. 2598. Petition of stand holders in the Pittsburgh Diamond Market asking for the completion of the market buildings.

Which was read and referred to the Committee on Public Works.

Also

No. 2599. Communication from R. E. Logan complaining of automobiles and trucks traveling at a rapid rate of speed along the congested thoroughfares and splashing pedestrians with mud.

Which was read and referred to the Committee on Public Safety.

Also

No. 2600. Communication from Ormsby Lodge No. 465, Brotherhood of Locomotive Firemen and Engineers asking for hearing relative to the smoke ordinance.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 2601. Communication from Rob't Swan, Director of the Department of Public Works, stating that the cutting off of telephone service in the Bureau of Water, of the Superintendent of the Bureau of Highways and Sewers, the Superintendent of the Bureau of Engineering and the Superintendent of the Bureau of City Property will cripple the service.

Also

No. 2602. Communication from the Executive Committee of the Voters' League relative to the financial condition of the City.

Which were read and referred to the Committee on Finance.

Mr. Garland presented

No. 2603. Resolution requesting the Mayor to provide, through the proper department, that the wagons which collect garbage and rubbish from the residences be so marked as to distinguish them from wagons that collect garbage and rubbish from commercial and mercantile houses.

Which was read and referred to the Committee on Health and Sanitation.

MOTIONS AND RESOLUTIONS.

Mr. Kerr presented

No. 2604. Whereas, The Mayor and the Council have recognized the necessity of raising Penn avenue and adjacent streets to a 33.3—9 grade as recommended by the Director of the Department of Public Works, so as to avoid the destructive floods which frequently visit this district of the City; and

Whereas, The Bond Issue passed by the Council and approved by the Mayor covering the cost of said improvement has become the subject of litigation in a case now pending in the courts to determine the Councilmanic borrowing power; and,

Whereas, No other funds are available at this time for the payment of the cost of this improvement; therefore, be it

Resolved, That the Penn Avenue Improvement Association submit to the Law Department of the City of Pittsburgh the waivers which they have

already procured and arrange with the Law Department for an extension of said waivers or the procuring of such other waivers as may be acceptable to the Law Department.

Which was read.

Mr. Kerr moved

The adoption of the resolution. Which motion prevailed. (Mr. Rauh not voting).

Mr. Woodburn presented

No. 2605. Whereas, Under the present law the taxes must be paid in the months of March, April and May of each year, or otherwise become delinquent; and,

Whereas, Under the present practice the tax statements against any one person, include all the property belonging to such person in any ward, and it sometimes happens that an owner of several properties in the same ward is desirous of paying on some of the property and not on all the property in the said ward before the same becomes delinquent and it is believed to be advisable to permit of such payments hereafter; now, therefore, be it

Resolved, That the Mayor is hereby requested to see that provision is made hereafter through the proper departments that the owners of property in the City of Pittsburgh may be permitted to pay their taxes at any time whether current or delinquent upon one or more of the properties which they may own in any given ward of the City and that the City Treasurer be authorized and directed to give receipts for the specific properties in the given ward when the taxes thereon are paid.

Which was read.

Mr. Woodburn moved

The adoption of the resolution. Which motion prevailed.

The Chair stated

That a list has been prepared and furnished each member of Council of the outstanding special committees of Council, and that he would request that these committees meet and report as soon as possible.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, February 9, 1915,

No. 9

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Feb. 9, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2606. Resolution authorizing the issuing of a warrant in favor of Thomas J. Wall for the sum of \$100.00 for 31 days' lost time as a patrolman in the Bureau of Police during the month of January 1915, by reason of injuries received in the service June 4th, 1914, and charging the same to Code Account No. 1151, Item "L," Lost Time, Bureau of Police.

Also

No. 2607. Resolution authorizing the issuing of a warrant in favor of James A. Gallagher for the sum of \$177.42 for lost time as a patrolman in the Bureau of Police for 55 days from December 1st, 1914 to January 24th, 1915 inclusive, by reason of injuries received in the service Novem-

ber 29th, 1913, and charging the same to Code Account No. 1151, Item "L," Lost Time, Bureau of Police.

Which were read and referred to the Committee on Public Safety.

Also

No. 2608. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Wylie avenue, between Tunnel and Elm streets, and authorizing the setting aside of \$4,000.00 from Code Account 1485-B, Paving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Which was read and referred to the Committee on Public Works.

Also

No. 2609. An Ordinance providing for the letting of a contract or contracts for the painting of the interior of the Tuberculosis Hospital Buildings on the Leech Farm, Twelfth ward, and providing for the payment of the cost thereof.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 2610. Communication from A. Leroy Carter, attorney for Adam's heirs, suggesting that in view of the fact that the City is seeking sources of revenue, and cannot make use of the Adams Market except for market purposes it turn the lot over to the heirs who would be compelled to pay the taxes.

Also

No. 2611. An Ordinance authorizing the employment of laborers in the Bureau of Sanitation, Department of Public Health, and fixing their compensation.

Also

No. 2612. Resolution authorizing the Mayor to enter into an agreement with Thomas J. Keenan for the lease of an additional room in the Keenan Building adjoining that at present occupied by the Bureau of Public Morals for the use of said Bureau at a rental not to exceed \$15.00 per month; said rental to be charged to and payable from Item 1186.

Also

No. 2613. Resolution authorizing the issuing of a warrant in favor of J. Lever in the sum of \$10.00, refunding vendor's license fee on surrender to the Treasurer of the license plate No. 19—1915 issued to him, and charging same to Appropriation No. 49.

Also

No. 2614. Resolution authorizing the Mayor to execute and deliver a deed to George C. Bradshaw for a certain lot situate in the Twenty-first ward, being the rear 45 feet of lots numbered 18, 19, 20, 21, 22 and 23 in Joseph Shaw's Plan of Lots, on payment by him of all costs, interest and taxes, amounting to \$430.93, due on said property.

Also

No. 2615. Resolution authorizing and directing the City Controller to transfer the sum of \$44,928.41 from Code Account No. 1080½, "Expense of Possible Litigation," to Code Account No. 174-A, "Market House Bond Fund."

Which was severally read and referred to the Committee on Finance.

Also

No. 2616. Petition of residents and voters of the Twelfth ward for the erection of a pair of steps at the intersection of Orphan and Hooker streets, leading down to Butler street near the Washington boulevard.

Which was read and referred to the Committee on Public Works.

Also

No. 2617. An Ordinance amending an ordinance entitled, "An Ordinance amending an ordinance entitled, 'An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same,'" enacted January 29th, 1915.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Herron presented.

No. 2618. Resolution ratifying and confirming the purchase of a moving picture machine by the Department of Charities from the Pittsburgh Calcium Light Company for use at the City Homes, Marshalsea, and authorizing the Mayor to issue, and the City Controller to countersign, warrant in favor of the said Pittsburgh Calcium Light Company for an amount not to exceed \$225.00, in payment of the cost of said machine and its equipment and installation, and charging the same to Item 1313, Equipment, Marshalsea.

Which was read and referred to the Committee on Charities and Correction.

Also

No. 2619. Resolution authorizing and empowering the Director of the Department of Supplies, acting as City Sales Agent, to sell and deliver to the Homoeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh, Pa., air compressor now in the cellar of Engine Company No. 1, (for which the City has no further use) for the sum of \$1.00, to be paid into the City Treasury in accordance with the several ordinances of Council authorizing the sale of personal property for which the City has no further use.

Which was read and referred to the Committee on Finance.

Mr. Kerr presented.

No. 2620. An Ordinance amending a portion of Section 101 of Bill No. 2511, the same being "An Ordinance fixing the number of officers and employees of all the departments of the City of Pittsburgh, and the rate of compensation thereof."

Also

No. 2621. Resolution authorizing and directing the City Controller to transfer \$822.69 from Appropriation No. 42-CC, Item Shiloh Playgrounds; and \$98.47 from Appropriation No. 42-FF, Arlington Park, to Item Highland Park Ball Grounds, same appropriation.

Also

No. 2622. Resolution authorizing the issuing of a warrant in favor of John P. Schwartz for \$255.55, for hospital bill, medical attention and nurse's attention on account of injuries received in the performance of his duties as an inspector at the North Side Light Plant, and charging the same to Appropriation No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 2623. An Ordinance providing for the making of a contract or contracts for the furnishing and installation of twelve 75 light Mercury Arc Rectifiers in the North Side Light Plant, together with all appurtenances, and providing for the payment of the cost thereof.

Also

No. 2624. Resolution approving the action of the Director of the Department of Public Works in entering into two separate contracts for the construction of concrete curbing and catch basins around the new Diamond Market House, at a cost of less than \$500.00, each, without duly advertising for proposals therefor, and authorizing the issuing of a warrant in favor of Wm. J. Payne Jr. Company for the sum of \$413.64 in payment of the cost of the contract for the construction of concrete curbing and catch basins around the southeasterly portion of the new Diamond Market and for the sum of \$308.28, in payment of the cost of the contract for the construction of concrete curbing and catch basins around the northeasterly portion of

the new Diamond Market, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 2625. Resolution authorizing the issuing of a warrant in favor of Carlo DeSanto for \$13.50, being for 6 days lost time at the rate of \$2.25 per day on account of injuries sustained in the performance of his duties as a driver in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1517, Wages Temporary Employees, Cleaning Highways.

Which were severally read and referred to the Committee on Public Works.

Mr. Rauh presented.

No. 2626. Resolution authorizing the issuing of a warrant in favor of Mrs. Katherine Noe, for \$10.00, covering ¼ month at \$40.00 per month, time lost on account of injuries received in the performance of her duties as Janitress, and charging the same to Bureau of Parks, Code Account No. 1703, Salaries, Regular Employees, Schenley Park Conservatory.

Also

No. 2627. Resolution authorizing the issuing of a warrant in favor of James Cavanaugh for \$32.00, covering 16 days lost time on account of injuries received in the performance of his duties as laborer, and charging the same to Bureau of Parks, Code Account No. 1781, Wages Temporary Employees, Street Tree Division.

Also

No. 2628. Resolution authorizing the issuing of a warrant in favor of Dominic Lapiano for \$78.75, covering 25½ days at \$2.50 per day, and \$15.00 hospital service, time lost on account of injuries received in the performance of his duties as keeper, and charging the same to Bureau of Parks, Code Account No. 1742, Wages Regular Employees, Highland Park Zoo.

Also

No. 2629. Resolution authorizing the issuing of a warrant in favor of Antonio Mercurio for \$17.00 covering 8½ days' lost time on account of injuries received in the performance of his duties, and charging the same to Bureau of Parks, Code Account No. 1681, Wages Temporary Employees, Schenley Park.

Also

No. 2630. Resolution authorizing the issuing of a warrant in favor of Andy Schifano for \$24.75, covering 11 days' lost time on account of injuries received in the performance of his duties and charging the same to Bureau of Parks, Code Account No. 1703, Wages Regular Employees, Schenley Park Stables.

Also

No. 2631. Resolution authorizing the issuing of a warrant in favor of George L. Smith for \$40.65, which is half of the freight on car of Tufa Stone from Venice, Ohio, which was prepaid by him, and charging same to

Code Account No. 1773, Miscellaneous Services, West Park.

Which were severally read and referred to the Committee on Parks and Libraries.

Mr. Woodburn presented

No. 2632. Petition for the vacation of a portion of Perrysville Plank road, in the Twenty-sixth ward of the City of Pittsburgh, as laid out in Jane Pusey's Plan of Lots, bounded by Perrysville avenue, Rivet way and Lot No. 54 in the said plan.

Also

No. 2633. An Ordinance vacating the portion of the Perrysville Plank Road, in the Twenty-sixth ward of the City of Pittsburgh, as laid out in Jane Pusey's Plan of Lots bounded by Perrysville avenue, Rivet way and Lot No. 54 in the said plan.

Which were read and referred to the Committee on Public Service and Surveys.

Also

No. 2634. Whereas, Council has appropriated a sum of money for the establishment and equipment of a training school for firemen, so as to acquire and maintain the highest efficiency in the Bureau, and to afford those entering the profession of firefighting the advantage of the experience of men who have devoted their lives to this vocation, and

Whereas, Said school shall require the constant service of two instructors well qualified and equipped to teach the modern methods of prevention, control and extinguishment of fires; therefore, be it

Resolved, That the Director of the Department of Public Safety be authorized and directed to detail two bright, intelligent firemen who have had twenty years of continuous service and the rank of Captain for eight years, to enter the Fire College of the Fire Department of the City of New York and diligently apply themselves to its course of instruction for thirty days; and be it further

Resolved, That in addition to their regular salaries all expenses other than maintenance, incidental to and required by this special service be allowed.

Which was read and referred to the Committee on Public Safety.

The Chair presented.

No. 2635. Communication from Col. M. Nossokoff, 1202 Penn avenue, asking that he be allowed a certain amount of water free on account of supplying same to needy persons.

Which was read and referred to the Committee on Finance.

Also

No. 2636. Communication from the Spring Hill Board of Trade asking that the petition of the property owners on Diana street, Twenty-fourth ward, for the repaving of said street, be given careful consideration.

Also

No. 2637. Communication from the Municipal Art Committee of the Civic Club of Allegheny County encour-

aging the City to preserve and properly develop the water fronts throughout the city, particularly in the downtown district.

Also

No. 2638. Communication from the Municipal Art Committee of the Civic Club of Allegheny county, stating that every effort should be made to preserve the downtown water front of the City from encroachment of all structures between the adjoining thoroughfares and the water.

Which were severally read and referred to the Committee on Public Works.

Also

No. 2639. Communication from Local Union No. 1247, United Mine Workers of America, of Sturgeon, Pa., complaining of the manner in which the cars of the West Penn Street Railway Company are operated.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 2640.

MAYOR'S OFFICE.

Pittsburgh, Pa., February 8, 1915.

To the President and
Members of Council.

City of Pittsburgh.

Gentlemen:

I have seen by the public press that the Thaw residence at the corner of Third street and Penn avenue has been turned over to one of the charitable organizations of the City for the purpose of being turned into a lodging house to take care of those unfortunates who are not able at this time to take care of themselves. This is a humane proposition and a very worthy one.

In my inaugural address you will find the following plank:

"A glance at the records kept at the different police stations is all the evidence necessary to indicate that Pittsburgh must devise a more humane plan of caring for its so-called 'down-and-out' class. If those who are in this class are to be helped to a higher plane more practical methods must be pursued than at present. The man who is out of work and without a home will not start out in the morning to battle with life for better things if he is compelled to start on an empty stomach and without knowing where he is going to sleep that night if he fails in his effort.

The present system makes the police station lodging houses for this class of unfortunates. I recommend that the executive and legislative branches of the government immediately begin a study which will bring about a solution of this problem and the establishment of a municipal lodging house. Many a man would be taken out of the 'down-and-out' class if he were given the proper start in his hunt for work with his body properly bathed and his stomach sufficiently

fed. If he knew that in case of failure to find work on that particular day the prison doors were not staring him in the face his mind would be easier and filled with more determination in his search for employment."

Feeling that Council and the Mayor at this time could not have carried out my declarations, I would earnestly request your body to take up with the interested parties what I might term this substitute plan, believing the City should give what assistance it can. This is an obligation which those who are in better circumstances in life owe to the ones who need help.

I therefore ask for a conference with Council and the interested parties at Council's convenience.

Yours very truly,

JOSEPH G. ARMSTRONG,

Mayor.

Which was read and referred to the Committee on Charities and Correction.

Also

No. 2641.

MAYOR'S OFFICE.

Pittsburgh, Pa., February 8, 1915.

To the President and
Members of City Council,
City of Pittsburgh.

Gentlemen:

There has been presented to the Mayor and the Council of the City of Pittsburgh a communication from the Executive Committee of the Voters' League, of this City, suggesting that new financial policy be adopted by the City.

Would state at this time that a policy such as indicated in their circular is what the administration has already had in mind, and is now working upon, and was indicated to your body in my letter of December 15th, 1914. In that letter I suggested a plan to take care of the shortage in collections and spread the same over a period of years. In making that suggestion I had in mind that a system should be inaugurated (and we have already started the same) whereby the fixed charges for years ahead should be kept before Council. These fixed charges and operating expenses would be before your body in such a way that revenues to be collected to offset same would show whether the City is in a position to make any extensive improvements, and if improvements were made what amount of increase in the tax levy it would make, not only for the year the improvement is made but also following it up from year to year. I felt that these matters should be taken into consideration together with all new problems that might present themselves which would obligate the City in the way of fixed charges, for the purpose of enabling the City to see just how far it could go in the matter of improvements and not allow itself to get into questionable financial troubles. Our Bureau of Costs has been working on this plan for some time. Just now they are engaged with work which is

very essential for the purpose of putting into operation the collection of revenues and the following and checking up of delinquencies that might occur. Just as soon as this work is cleared away I will again put them to work on the new schedule, which, as stated above, we had already started. This plan will enable us to let Council know just exactly what additional tax will be necessary in order to make any new additions in the way of improvements that run into large amounts of money which they might have in mind.

While I feel grateful to know that outside organizations such as the Voters' League, which has given so much of its time to the study of our local civic problems, is willing to help, feeling that this would make the work much easier for those who are held responsible for same, I would suggest at this time that Council, if it has any set views or ideas on this matter, either collectively or individually, also present same to me and I will assure them that their views will be worked out to that point where it can be intelligently debated, and to all of us looking for results the best methods will be adopted.

Yours very truly,

JOSEPH G. ARMSTRONG,

Mayor.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2642. Report of the Committee on Finance for February 3rd, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2584. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Code Account No. 1003, Advertising, to Code Account No. 1004, Supplies, Council and City Clerk, for the fiscal year 1914.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also.

Bill No. 2574. Resolution authorizing the issuing of warrants in payment of employees, whose positions were abolished and whose salaries were changed, for the entire month of January, charging the same to the several items which the same would have been chargeable in case such change should not have occurred.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2587. Resolution authorizing the issuing of a warrant in favor of Edward B. Lee in the sum of \$11,500.00, in payment of City's share for services as architect for the City and County building, and charging same to Appropriation No. 156, City Hall Bonds.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Noes—Messrs.

English Herron.

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen:—I would like to have this statement placed in the record. In my judgment this method of spending the City's money for this joint city and county building is wrong. It is my opinion that we should receive a certificate or a letter from the Building Commission, which is composed jointly of City and County officials, of all moneys to be expended on this joint building. In

this particular case, a bill for \$23,000 should have been presented by the architect to the Building Commission and then the Building Commission split that in two; one-half to be paid by the City and the other half to be paid by the County, which bill should have been properly endorsed and approved by the Commission or the proper officers. We are making a mistake by spending any money without a letter from the Commission as a matter of record. I am not opposing the payment of this \$11,500 to the architect, but I am opposed to the manner of paying it without a certificate or letter from the Joint Building Commission. Therefore, I vote No."

Ayes—6. Noes—2.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2643. Report of the Committee on Public Works for February 3rd, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2589. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Fullerton street, between Wylie and Center avenues, and authorizing the setting aside of \$2,000.00 from Code Account 1485, E. Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2590. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Frampton avenue and

Buffington avenue, from a point about seventy (70) feet southwest of Taft avenue to present sewer on Shannon way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2644. Report of the Committee on Public Service and Surveys for February 3rd, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2593. An Ordinance entitled, "An Ordinance granting to Dunlevy & Bro Company the right and privilege to construct and maintain a tunnel under and across Enterprise street, for the purpose of connecting present building of said Company with building on opposite side of street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr

Goehring (Pres't) Rauh
Herron Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2594. An Ordinance entitled, "An Ordinance re-establishing the grade on Capital avenue, from Plainview avenue to an unnamed twenty (20) foot way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2595. An Ordinance entitled, "An Ordinance establishing the grade of Lotus way, from McCandless street to Fifty-fourth street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2596. An Ordinance entitled, "An Ordinance establishing the grade on Plainview avenue, from Brookline boulevard to Lapeer street (proposed)."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. English (for Mr. Dillinger) presented

No. 2645. Report of the Committee on Public Safety for February 3rd, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2579. An Ordinance entitled, "An Ordinance providing for the letting of a contract for furnishing one auto propelled combination hose and chemical wagon for the Bureau of Fire, Department of Public Safety."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English moved

That the bill be recommitted to the Committee on Public Safety.

Which motion prevailed.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 2646. Report of the Committee on Health and Sanitation for February 3rd, 1915, transmitting an ordinance and a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2580. An Ordinance entitled, "An Ordinance amending Section 3 of an Ordinance entitled, "An Ordinance creating and establishing a Bureau of Smoke Regulation in the De-

partment of Public Health, fixing the number of officers and employees in said Bureau, fixing the salaries thereof and the qualifications of the bureau chief and of certain employees in said division, providing for and defining the duties thereof, providing for an advisory board of three engineers to be appointed by the Mayor and fixing the duties and compensation of members of said board, approved November 28, 1914, by increasing the number of engineers in the advisory board from three to four."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2603. Resolution requesting the Mayor to provide, through the proper department, that the wagons which collect garbage and rubbish from the residences be so marked as to distinguish them from wagons that collect garbage and rubbish from commercial and mercantile houses.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, February 16, 1915,

No. 10

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Feb. 16, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Herron	Woodburn

Absent—Mr. Goehring (President).

In the absence of President Goehring

Mr. Garland moved

That Mr. Rauh act as chairman, Pro tem.

Which motion prevailed.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Garland presented

No. 2647. Petition of Mrs. Michael Shields for \$1,150.00 damages by reason of the City tearing down a building owned by her on Melwood avenue, which was purchased by the City at Sheriff's sale on an M. L. D. in 1912, and asking for the restoration of her property.

Also

No. 2648. Resolution authorizing and directing the City Controller to transfer the sum of \$10,000.00 from Ap-

propriation No. 42, Contingent Fund, to Appropriation No. 174-A, Market House Bond Fund, for the purpose of building stalls, etc.

Also

No. 2649. Resolution authorizing and directing the City Solicitor and the proper corporate authorities to settle suit brought by Francis A. Byerley vs. the City of Pittsburgh at No. 112 in Equity in the Circuit Court of the United States, Western District of Pennsylvania, 1911, upon the terms and conditions that the City is to pay claimant \$1,000.00 in settlement thereof and \$25.30 costs, and authorizing the issuing of a warrant in favor of Francis A. Byerley in the sum of \$1,025.30, upon the payment of the proportionate share of \$665.81 by the American Surety Company and the sum of \$150.51 by the Title Guaranty & Surety Company and the sum of \$208.98 by the City of Pittsburgh upon the amount of asphalt purchased during the years of 1906 to 1911 inclusive, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2650. Resolution authorizing the issuing of a warrant in favor of the Boroughs Adding Machine Company in the sum of \$400.00, in payment for adding machine in the Delinquent Tax Office and charge same to Appropriation No. 1073.

Also

No. 2651. Resolution authorizing the issuing of a warrant in favor of the Real Estate Board in the sum of \$55.00 for the appraisal of property at the southwest corner of Hamilton and Dallas avenues, and property on Hamilton avenue at a point distant 75 feet eastwardly from the northeast corner of Hamilton and Linden avenues, etc., and charging same to Appropriation No. 42.

Also

No. 2652. Resolution authorizing the issuing of a warrant in favor of Joseph K. Stewart for the sum of \$75.00 per month, in payment of wages for the month of February as clerk in the auditing division of the Department of City Controller, and charging the same to Appropriation No. 43.

Also

No. 2653. An Ordinance continuing the position of clerk in the auditing division of the Department of City Controller, and fixing the salary therefor.

Also

No. 2654. An Ordinance appropriating the sum of \$3,500.00 to the Pittsburgh Association for Improvement of Poor, to be used to furnish and maintain a lodging house for the unemployed and needy.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented.

No. 2655. Resolution authorizing the issuing of a warrant in favor of Thomas F. Conlon in the sum of \$410.00, salary for ten months' lost time on account of illness contracted resulting from overwork and strain, as an attendant at Marshalsea, and charging same to Appropriation No. 1306.

Which was read and referred to the Committee on Charities and Correction.

Mr. Kerr presented

No. 2656. An Ordinance providing for the letting of a contract or contracts for five (5) years for the furnishing of current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh, lighting all municipal buildings on the North Side and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year of 1915.

Also

No. 2657. An Ordinance providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, and providing for the cost thereof for the fiscal year of 1915.

Also

No. 2658. Communication from the Troy Hill Board of Trade transmitting to Council petition for the extension of Harpster street and the grading and paving of Croft street and repairing of Ravine street.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 2659. Communication from the Christian Social Service Union requesting that some action be taken by Council to remove the evils found in the present condition of our police magistrate courts.

Which was read.

Mr. Woodburn moved

That the communication be received and filed.

Which motion prevailed.

Mr. Herron presented

No. 2660. Resolution authorizing the Mayor and the Director of the Department of Charities to furnish the Resident Physician, Chief Engineer, Resident Clerk, Farmer, Electrician, Hospital Steward, and Plumber at Marshalsea City Home, and the Chief Engineer and Assistant Resident Physician at the North Side City Home, with bread and vegetables raised on the farms at City Homes, when in season, for themselves and families, whenever, in their judgment it is for the best interests of the Department, the furnishing of such supplies being in all cases taken into consideration in fixing their salaries.

Which was read and referred to the Committee on Charities and Correction.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2661. Report of the Committee on Finance for February 10th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2611. An Ordinance entitled, "An Ordinance authorizing the employment of laborers in the Bureau of Sanitation, Department of Public Health, and fixing their compensation."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem)
Herron	Woodburn

Ayes—8.

Noes—none.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also.

Bill No. 2620. An Ordinance entitled, "An Ordinance amending a portion of Section 101 of Bill No. 2511, the same being 'An Ordinance fixing the number of officers and employees of all the departments of the City of Pittsburgh, and the rate of compensation thereof.'"

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—none.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 1534. Resolution authorizing the issuing of a warrant in favor of Thomas Burke, Jr., for the sum of \$30.00, refunding license fee paid for conducting a dance hall, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2613. Resolution authorizing the issuing of a warrant in favor of J. Lever in the sum of \$10.00, refunding fee paid for vendor's license No. 23, plate 19-1915, upon surrender

of said license plate, and charging same to Appropriation No. 49.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2453. Resolution authorizing the issuing of a warrant in favor of Mrs. Ellen Campbell, damages caused by death of her husband, Alexander Campbell, who died from injuries sustained by being run down on Grant boulevard by automobile while employed by City as night watchman, in the sum of and charging the same to Code Account No.

In Finance Committee, February 10th, 1915, amended by inserting after the words "sum of" the words "eighteen hundred dollars," and by adding the following at the end of the resolution: "42, which said sum so allowed shall be placed in the custody of the Controller to be disbursed by him on monthly payrolls in such manner and in such amount as he shall deem best for the interest of the beneficiary," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2612. Resolution authorizing the Mayor to enter into an agreement with Thomas J. Keenan for the lease of an additional room in the Keenan building, adjoining that at present occupied by the Bureau of Public Morals, for the use of said Bureau, at a rental not to exceed fifteen (\$15.00) dollars per month; said rental to be charged to and payable from Item 1186.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2615. Resolution authorizing and directing the City Controller to transfer the sum of \$44,928.41 from Code Account No. 1018½, Expense of Possible Litigation, to Code Account No. 174-A, Market House Bond Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2619. Resolution authorizing and empowering the Director of the Department of Supplies, acting as City Sales Agent, to sell and deliver to the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh, Pa., the air compressor in the cellar of Engine Company No. 1,

for the sum of \$1.00, to be paid into the City Treasury, in accordance with the several ordinances of Council authorizing the sale of personal property for which the City has no further use.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2621. Resolution authorizing and directing the City Controller to transfer \$822.69 from Appropriation No. 42-CC, Item, Shiloh Playgrounds, and \$98.47 from Appropriation No. 42-PF, Item, Arlington Park, to Item, Highland Park Ball Grounds, same appropriation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 1747. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh Gage & Supply Company in the sum of \$43.65, in payment of cost of gate valves, and charging same to Appropriation No. 103.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2365. Resolution authorizing the issuing of a warrant in favor of Mrs. Josephine Nowelsky and her husband, Vadislov Nowelsky, in the sum of \$500.00, in full payment of all claims for damages on account of injuries received by Mrs. Nowelsky by being struck on the right leg by a street paver's hammer, which was carelessly and negligently thrown by one of the workmen who was at the time engaged in laying paving block on Wood street, and charging same to Appropriation No 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2597. Resolution authorizing the issuing of a warrant in favor of Clarence Liebelt in the sum of \$106.25, and a warrant in favor of Annie M. Peters in the sum of \$342.00, in full settlement of all claims for damages by being struck by police patrol automobile of the Frankstown avenue Station while riding a motorcycle at the corner of Highland avenue and Station street, and charging the same to Code Account No 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 2662. Report of the Committee on Public Works for February 10th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2608. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Wylie avenue, between Tunnel and Elm streets, and authorizing the setting aside of \$4,000.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2623. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for the furnishing and installation of twelve 75 light Mercury Arc Rectifiers in the North Side Light Plant, together with all appurtenances, and providing for the payment of the cost thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2624. Resolution approving the action of the Director of the Department of Public Works in entering into two separate contracts for the construction of concrete curbing and catch basins around the new Diamond Market House, and authorizing the issuing of a warrant in favor of Wm. J. Payne, Jr., Company for the sum of \$413.64, in payment of the cost of the contract for the construction of concrete curbing and catch basins around the southeasterly portion of the new Diamond Market, and for the sum of \$308.28, in payment of the cost of the contract for the construction of concrete curbing and catch basins around the northeasterly portion of the new Diamond Market, and charging same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 2663. Report of the Committee on Public Service and Surveys for February 10th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2617. An Ordinance entitled, "An Ordinance amending an ordinance entitled, 'An Ordinance amending an ordinance entitled, An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys, in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein conduits, subways, tubes, cables and wires, and to erect poles and supports, upon and along said highways and string wires and cables upon the same,' enacted January 29th, 1915."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn
Hetzel	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 2664. Report of the Committee on Public Safety for February 10th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2579. An Ordinance entitled, "An Ordinance providing for the letting of a contract for furnishing one Auto Propelled Combination Hose and Chemical Wagon for the Bureau of Fire, Department of Public Safety."

In Public Safety Committee, February 10, 1915, amended in Section one by inserting after the words "furnishing one" the word "new" and by striking out "\$3500.00" and by inserting in lieu thereof the words "\$4,500.00", or for furnishing one rebuilt auto propelled combination hose and chemical wagon for the said Bureau to the lowest responsible bidder or bidders for a sum not to exceed \$3,500.00", and in the title by inserting after the words "furnishing one" the word "new", and by inserting after the words "Chemical Wagon" the words "or for furnishing one rebuilt auto propelled combination hose and chemical wagon", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Dillinger moved

That the amendments of the Public Safety Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Rauh (President Pro tem.)
Garland	Woodburn
Herron	

Noes—Mr. Kerr

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2606. Resolution authorizing the issuing of a warrant in favor of Thomas J. Wall for the sum of \$100.00, for 31 days' lost time as a patrolman in the Bureau of Police dur-

ing the month of January, 1915, by reason of injuries received in the services June 4th, 1914, and charging the same to Code Account No. 1511, Item, "L," Lost Time, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2607. Resolution authorizing the issuing of a warrant in favor of James A. Gallagher for the sum of \$177.42, for lost time as a patrolman in the Bureau of Police for 55 days from December 1st, 1914, to January 24th, 1915, inclusive, by reason of injuries received in the service November 29th, 1913, and charge the same to Code Account No. 1151, Item "L," Lost Time, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2634. Resolution authorizing and directing the Director of the Department of Public Safety to detail two bright, intelligent firemen, who have had twenty years of continuous service and the rank of captain for eight years, to enter the Fire College of the Fire Department of the City of New York and diligently apply themselves to its courses of instruction for thirty days, and providing that in addition to their regular salaries all expenses other than maintenance, inci-

dental to and required by this special service be allowed.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation,

No. 2665. Report of the Committee on Charities and Correction for February 10, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2618. Resolution confirming the purchase of a moving picture machine for the Home at Marshalsea, and authorizing the issuing of a warrant in favor of Pittsburgh Calcium Light Company to an amount not in excess of \$225.00 in payment of the cost of said machine and its equipment and installation, and charging the amount to Item 1313, Equipment, Marshalsea.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres't. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 2666. Report of the Committee on Health and Sanitation for February 10th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2609. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the painting of the interior of the Tuberculosis Hospital Buildings on the Leech Farm, Twelfth ward, and providing for the payment of the cost thereof."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (President Pro tem.)
Herron	Woodburn.

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 2667. Whereas, The Council of Pittsburgh, together with His Honor, the Mayor, are interested in obtaining new State laws and amendments to present laws for the benefit of the citizens of Pittsburgh and government thereof; and,

Whereas, It is desirable that there should be complete harmony regarding the proposed laws and amendments; therefore, be it

Resolved, That His Honor, the Mayor, be requested to call a conference at the earliest possible moment with the Council, City Solicitor and the City Controller, for the purpose of considering bills for the Legislature.

Which was read.

Mr. English moved

That the resolution be adopted.

Mr. Woodburn moved

That the resolution be laid on the table.

Upon which motion Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were ordered taken, and being taken were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh (President Pro tem.)

Herron
Hetzel

Noes—Mr. English.

Ayes—7.

Noes—1.

So the motion prevailed.

Mr. English presented

No. 2668. Whereas, The City of Pittsburgh is entitled to free gas in the Diamond Market; and,

Whereas, The present fuel used in the boilers for steam heat for the building is coal; therefore, be it

Resolved, That His Honor, the Mayor, be requested to have the Director of the Department of Public Works change the heating boilers so that gas can be used as fuel; and, further, be it

Resolved, That His Honor, the Mayor, be requested to furnish to Council the cost of necessary machinery required to make electric current for all purposes in the Diamond Market using the free gas as fuel.

Which was read, and on motion of Mr. English was referred to the Committee on Public Works.

Mr. Herron presented

No. 2669. Resolved, That the Mayor be and he is hereby requested to instruct the heads of all departments of the City Government to refer all claims of city employees for lost time on account of injuries or sickness sustained in the performance of their duties as such city employees to the Department of Law for its opinion and approval before the same are presented to Council.

Which was read.

Mr. Herron moved

The adoption of the resolution.

Which motion prevailed.

Mr. Woodburn presented

No. 2670. Whereas, Representations have repeatedly been made to Council that the Police Courts of the City are not giving satisfactory service; therefore, be it

Resolved, That a committee consisting of three members of Council be appointed with instructions to investigate the present methods and work of these courts in this city, to ascertain what methods introduced in other cities might be desirable here and, in consultation with the City Solicitor, to devise and present to Council a plan for reorganizing or reconstituting these courts so as to secure such corrections or improvements as the committee may find to be needed, together with any ordinance or other legislation they may find necessary for carrying the same into effect.

Which was read.

Mr. Woodburn arose and said:

"Mr. President, I wish to make the motion that that resolution be adopted. My reason for presenting it to Council is that the committee should be a special committee of Council rather than a subcommittee of one of the standing committees. I would also like to say

that if this motion prevails, with no disrespect to the President. Pro tem, that the naming of the committee be withheld until the President of Council comes back, because Senator Goehring has had something to do with the preparation of this resolution, insofar as he recommended the mode of procedure in the matter, and that he be given the opportunity to choose the members of the special committee. I again move that the resolution be adopted."

Which motion was seconded by Mr. Kerr.

Mr. Garland arose and said:

"Mr. President, a communication came into Council from the Christian Social Service Union. Do I understand that this resolution is the child of the communication? Do I also understand that the purpose of the committee is to frame an ordinance changing the mode and form of the police courts, to fix the qualifications and duties of the police magistrates, and that nothing further will be done with regard to the charges already made against certain police magistrates?"

Mr. Woodburn arose and said:

"Mr. President, I understand by this resolution that a new proceeding will be started in regard to correcting the evils complained of in regard to the police court system, and that this resolution is introduced as a result of the communication addressed to Council by the Christian Social Service Union, and the said resolution meets the views of said association."

Mr. Garland arose and said:

"Mr. President, I want to say that I read in yesterday morning's paper that a reverend gentleman on the North Side said that the Council was lacking in courage, because it did not take up the original charges of the Christian Social Service Union. I want to say that that is a misstatement. There was no lack of courage on the part of Council. The union lacked courage. I want also to say that now these charges are withdrawn and this resolution supercedes the previous letters sent to Council by this organization. I want also to say that it is unfair to the present police magistrates to accuse them of misconduct in office without giving them a trial."

"I want to again repeat that the lack of courage was on the part of the people representing the Christian Social Service Union in that they have refused to give us the names. With this information the Council could have gone after the parties accused."

"I have no objection to the investigation proposed, but I do object to any man or group of men attacking by inference or innuendo all the magistrates of the City when they claim to have evidence against but four out of seven police magistrates, and then refuse to name the four. It was a stigma put upon all the magistrates. It was a stab in the dark; it was unfair and un-American. I am glad to have the opportunity of saying a few words in this regard."

"If the persons representing the Christian Social Service Union would have brought charges against the police magistrates accused, I, as well as I believe the other eight members of Council, would have been glad to consider the charges and if they were found to be true the Council would have placed the blame where it belongs."

"Now, it seems, my friend, the Doctor, has brought in a communication, at least a communication from the Christian Social Service Union was presented by him, which was received and filed. That means that the charges against these police magistrates are gone forever and that this resolution is another way of getting at the complaint."

"I am in favor of reconstructing these courts if it is necessary to do it. If these charges were brought before Council and the names of the accused mentioned and the references these people say they have of official misconduct by the police magistrates, I, for one, would have been glad to go into a hearing. But I want to say that it is un-American and unfair to stab a man in the dark; it is and undecidely unfair for persons to accuse this Council of lacking courage when the information which Council should have had regarding the police court system was withheld. Since the days of Magna Charter 700 years ago this year, every man has had the right of trial by jury, and there are two sides to every question."

The Choir said:

"Gentlemen, the President of Council is out of the City and will not be back before the next meeting, where would the delay occur if this matter was referred to a committee, and if there is no objection it will be referred to committee."

Mr. Woodburn arose and said:

"Mr. President, by referring the resolution to a committee I admit there will be no delay, but what is the necessity? We should adopt it right here and the naming of the committee may be made upon the return of the President of Council."

"I want to say in reply to my colleague (Mr. Garland) that I think he is mistaken when he says that the Christian Social Service Union feared or refused to give names of the police magistrates accused. I never understood that they were disposed to make charges against any individual police magistrate. When this organization brought up the matter and recited the various occurrences which took place in the police courts they were simply reminding us of their opposition to the system under which the individual works rather than the individual's mistakes of service. You know and we all know that there is positively no ordinance governing the workings of the police courts and the only provision regarding the police magistrates is covered by the Act of Assembly. This Act, however, does not recite the duties and qualifications of the individuals holding the positions of police magistrates. The reason for presenting this resolution is for the

purpose of preparing an ordinance for introduction into Council which will be the means of advising the individuals holding the position of police magistrates how to carry on that activity of the City. Let the past take care of itself and let us take up the future. This letter which Mr. Garland speaks of complains of the system rather than individual misconduct in office and that letter has been received and filed. Now the only proposition remaining is to provide by ordinance of Council for the police magistrates, without reference to their personality, ability or past or present, just what their duties should be. It is not to be retroactive.

"There were no individual charges made against any of the police magistrates, at least they were not publicly made; I have not heard of any. Reference was merely made to his official procedure, the manner of disposing of an activity in which he is left entirely to his own judgment. I do not blame

him for acting upon his own conscientious convictions when left entirely to him. The proposition is to put this matter in the right shape."

Mr. Garland arose and said:

"Mr. President, I want to say again. I do not think it proper, whether past, present or future, for any one to criticize this Council for not performing its duties. We had no names and therefore could not properly go into a hearing. I want to be put on record as saying that it was unfair and un-American to charge Council of lacking in its duty. I also want to say that it is a stigma on the seven men holding the positions of police magistrates."

And the question recurring, "Shall the resolution be adopted?"

The motion prevailed.

And there being no further business before the meeting the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, February 23, 1915,

No. 11

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Feb. 23, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2671. An Ordinance providing for the letting of a contract for furnishing one Automobile for the Bureau of Public Morals.

Also

No. 2672. An Ordinance providing for the letting of a contract for furnishing one Automobile for the Bureau of Fire.

Also

No. 2673. An Ordinance providing for the letting of a contract or contracts for Three Auto Propelled Combination Hose and Chemical wagons, 1 Auto Propelled City Truck, and 1 Tractor for Hook and Ladder Truck.

Also

No. 2674. Resolution authorizing and directing the Director of the Department of Public Safety to sign a lease on behalf of the City of Pitts-

burgh with Martha Schmidt for the use of property known as No. 133 Steuben street, Pittsburgh, for the use and purposes of a Police Station, for a period of one year beginning March 1st, A. D. 1915, at the monthly rental of \$45.00 and the water rents; and authorizing the issuing of a warrant each month, during the term of said lease, in favor of Martha Schmidt for the sum of \$45.00, and charging the same to Code Account No. 1145, Item "B" Miscellaneous Services, Bureau of Police.

Also

No. 2675. An Ordinance making it unlawful to accost or solicit any person in a public place for immoral purposes, and providing penalties for the violation of the same.

Which were severally read and referred to the Committee on Public Safety.

Also

No. 2676. Resolution authorizing the issuing of a warrant in favor of Joseph Mazer in the sum of \$21.57, refunding expenses paid to the Bureau of Police for pursuing fugitive who stole automobile belonging to Joseph Mazer, and charging same to Appropriation No. 42, Contingent Fund.

Also

No. 2677. An Ordinance amending a portion of Section No. 87 of Bill No. 2511, being "An Ordinance fixing the number of officers and employees of all the departments of the City of Pittsburgh and the rate of compensation thereof."

Which were read and referred to the Committee on Finance.

Mr. Garland presented

No. 2678. An Ordinance authorizing the Mayor of the City of Pittsburgh to make and execute a lease for Room No. 508 Oliver Building, Pittsburgh, for the use of the Board of Water Assessors from May 1, 1915 to May 1, 1916, and providing an appropriation to pay the rental of said room.

Also

No. 2679. Resolution directing the Controller and the Director of the Department of Supplies to remit the penalty imposed on the H. S. Sands Electric Company amounting to \$170.30 on the contract for the furnishing 500 Cross Arms on Order No. 22203, and to

release the warrant in favor of the H. S. Sands Electric Company for \$192.00 now being held for payment of the said penalty on account of the City of Pittsburgh being compelled to purchase these cross arms from the Union Electric Company at a higher price due to an oversight on the part of the H. S. Sands Electric Company.

Also

No. 2680. Resolution authorizing the issuing of a warrant in favor of Charles Greenberg in the sum of \$300.00, in full settlement of all claims against the City of Pittsburgh by reason of injuries received by stepping on defective sewer drop in Bustrick alley, and charging the same to Appropriation No.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 2681. Petition of property owners and residents for the repaving of Ridgeway street, between Finland street and Grant boulevard.

Which was read and referred to the Committee on Public Works.

Mr. Hetsel presented

No. 2682. An Ordinance providing for the making of a contract for the purchase of an automobile for use in the Distribution Division of the Bureau of Water.

Also

No. 2683. Resolution authorizing the issuing of warrants in favor of William H. Mauch for \$12.50, and Raymond J. Cochran for \$10.71, employees in the Distribution Division of the Bureau of Water, as full compensation for all time worked in the month of February, in excess of the amounts paid for the first—one-half (1-2) of February, and charging the same to Appropriation No. 107.

Which were read and referred to the Committee on Filtration and Water.

Mr. Kerr presented.

No. 2684. An Ordinance regulating the opening of the surface of streets, alleys, and highways of the City of Pittsburgh by other than the corporate authorities of said City; requiring permits therefor to be taken out except by street passenger railway or traction companies, and fixing charges therefor, and for the permanent resurfacing of the streets, to be done by the City of Pittsburgh, or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be granted, and prescribing the punishment for violations of the provisions of this ordinance.

Also

No. 2685. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers and providing for the payment of the costs thereof.

Also

No. 2686. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts for the laying of concrete sidewalks and constructing light posts on roadways in the grounds of the University of Pittsburgh and providing for the payment of the costs thereof.

Also

No. 2687. An Ordinance providing for the letting of a contract or contracts for the construction of a public comfort station on the northeast side of Penn avenue near Frankstown avenue, Pittsburgh, Pa.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 2688. Communication from (Mrs.) Barbara S. Haller of committee representing Curtis Home asking for hearing before Council relative to water assessment made on said Home.

Which was read and referred to the Committee on Finance.

The Chair presented

No. 2689. Resolution authorizing the Controller to set aside from the Contingent Fund, Appropriation No. 42, the sum of \$10,000.00 for the use of the Municipal Pension Association of the City of Pittsburgh. Said sum so appropriated shall be disbursed by warrant or warrants issued in the usual manner upon requisition or requisitions made by resolution of the Board of Directors attested by the President and Secretary.

Also

No. 2690. Resolution authorizing the issuing of a warrant in favor of Mrs. Belle Owens in the sum of \$1,000.00, by reason of the death of her husband, Charles Owens, late an employee at the Brilliant Pumping Station, Bureau of Water, who was killed in the performance of his duties, and charging the same to Appropriation No.

Which were read and referred to the Committee on Finance.

Also

No. 2691. Communication from the Gem Mfg. Company asking that Fulton street, North Side, in front of the Fulton Street Engine House be repaved.

Which was read and referred to the Committee on Public Works.

Also

No. 2692. Communication from Harry E. Patterson relative to street car service on the Brighton Road Line of the Pittsburgh Railways Company.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 2693. Communication from the Garfield Board of Trade protesting against the contemplated removal of

Engine House No 37, situate in the Garfield District, and asking for a hearing relative to the matter.

Which was read and referred to the Committee on Public Safety.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2694. Report of the Committee on Finance for February 17th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2653. An Ordinance entitled, "An Ordinance continuing the position of clerk in the Auditing Division of the Department of City Controller, and fixing the salary therefor."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2654. An Ordinance entitled, "An Ordinance appropriating the sum of \$3,500.00 to the Pittsburgh Association for Improvement of Poor, to be used to furnish and maintain a lodging house for the unemployed and needy."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2622. Resolution authorizing the issuing of a warrant in favor of John P. Schwartz to the amount of \$255.55, for hospital bill, medical attention and nurse's attention, on account of injuries received while on duty as an Inspector at the North Side Light Plant, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2650. Resolution confirming the purchase of a Burroughs Adding Machine for the Delinquent Tax Office, and authorizing the issuing of a warrant in favor of the Burroughs Adding Machine Company in the sum of \$400.00, in payment for said adding machine, and charging same to Appropriation No. 1073.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2651. Resolution authorizing the issuing of a warrant in favor of the Real Estate Board in the sum of \$55.00, for the appraisal of property at the southwest corner of Hamilton and Dallas avenues, and property on Hamilton avenue at a point distant 75 feet eastwardly from the northeast corner of Hamilton and Linden avenues, etc., charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2652. Resolution authorizing the issuing of a warrant in favor of Joseph K. Stewart in payment of his wages for the month of February at the rate of \$75.00 per month, on account of accidental omission from salary ordinance as one of the clerks in the Auditing Division, Department of City Controller, and charging same to Appropriation No. 43.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2648. Resolution authorizing and directing the City Con-

troller to transfer the sum of \$10,000.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 174-A, Market House Bond Fund, for the purpose of building stalls, etc.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President)	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 2695. Report of the Committee on Public Works for February 17th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2656. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for five (5) years for the furnishing of current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh, lighting all municipal buildings on the North Side, and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year 1915."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 1970. Resolution directing the Director of the Department of Public Works to place additional signs on the street sign posts now erected along the streets and boulevards selected by the Lincoln Highway Association; said signs to be marked "Lincoln Highway."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2668. Resolution requesting the Mayor to have the Director of the Department of Public Works change the heating boilers in the Diamond Market so that gas can be used as fuel and requesting him to furnish to Council the cost of necessary machinery required to make electric current for all purposes in the Diamond Market using the free gas as fuel.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2657. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by

the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, and providing for the cost thereof for the fiscal year of 1915."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English moved

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2696. Report of the Committee on Public Safety for February 17th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2551. Resolution authorizing the issuing of a warrant in favor of James Barbin in the sum of \$99.35, for 28 days lost time in the Bureau of Fire by reason of injuries received while on watch at Engine House No. 45, and charging same to Appropriation No.

In Public Safety Committee, February 17, 1915, amended by adding at the end of the resolution the words "1155, Bureau of Fire," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Dillinger moved

That the amendment of the Public Safety Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Kerr asked leave and obtained permission at this time to present

No. 2697. Resolution authorizing and directing the City Controller to transfer \$1,000.00 from Code Account No. 1793, Repairs, to Code Account No. 1789, Wages, Temporary Employees in the Bureau of Recreation.

Also

No. 2698. Resolution authorizing and directing the City Controller to transfer the sum of \$221.26 from Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and credit same as an additional sum to pay the cost of completing the construction of the sewer on p. p. of P. C. & St. L. Railroad, Ellen and Thos. Sullivan and Bridget Seymour, Code Account No. 42, Contingent Fund.

Also

No. 2699. Resolution authorizing and directing the City Controller to transfer the sum of \$40.18 from Code Account 1485-E, Repair Schedule, Division, of Streets, Bureau of Engineering, and credit the same as an additional sum to pay the cost of completing the repaving of Penn avenue, from Thirty-second street eastwardly.

Which were severally read and referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 2700. Whereas, Under the franchise granted to various individuals and corporations to furnish and sell natural gas to the people of Pittsburgh, the consideration given to the City for the privilege of using the streets was free gas for certain city buildings; and

Whereas, It is desirable that the City should know the extent and value of this consideration; therefore, be it

Resolved, That a committee of three be appointed to investigate this matter of free gas to which the City is entitled; and, be it further

Resolved, That His Honor, the Mayor, and the City Controller, be requested to co-operate with Council in this matter.

Which was read.

Mr. English moved

The adoption of the resolution.

Mr. Garland arose and said:

"Mr. President and Gentlemen of Council:

"It is, I take it, well known to the members of this Council that the matter of free gas, which under the contract is to be furnished certain of the buildings belonging to the City, has been a subject for discussion in practically every Council since 1885.

"It has invariably been brought up during the sessions of the Appropriation Committee, and in December, 1911 the subject matter was particularly acted upon when a special committee of three was appointed to investigate.

"That committee's report resulted in a resolution of Council, which passed unanimously on December 30, 1913, and which positively prohibited the payment of all bills for gas until disputes were settled, and also directed that litigation be instituted, if necessary, to protect the City's rights.

"This resolution is still in effect, not having been repealed, and if bills were paid, such action was against the expressed desire of Council.

"As I understand it, the suit is now pending, and should come to trial in a couple of months.

"Now, Mr. Chairman, on December 30th, 1913, Dr. Kerr presented the following resolution, which is still in force (this is from the printed record):

"Bill No. 4833. Resolved, That the Mayor and the City Controller shall be and they are hereby directed to withhold warrants for gas bills rendered the City until the dispute between the City and the various gas companies supplying gas has been adjusted; and, be it further

"Resolved, That the City Solicitor be and he is hereby directed to investigate the question of the gas supply to the City and institute such litigation as in his opinion may be necessary to protect the City's rights."

"Now, as I understand it, this resolution was carried out in this way: The Law Department did institute suits and got decisions in some cases and that a suit now pending will be settled within 6 or 8 weeks. This question goes back for a period of 30 years. It is a question of whether under the old ordinances the gas to be furnished free to the City can be used for other purposes than for fuel, such as to generate electricity for light and power purposes. By the adoption of Mr. English's resolution we are merely repeating history. His resolution asks Council to do something that was done by Council a year or more ago. A committee of three was appointed to investigate this matter, of which Dr. Kerr was chairman, and the resolution he presented to Council was practically the report of the committee—in that it requested the Mayor and the Controller to not pay any gas bills until the matter was settled, and directed the Law Department to go ahead with the suits in court.

"Therefore, Mr. Chairman, not in opposition to Mr. English's resolution, but for information of Council, we should lay this resolution on the table until we get a report from the Mayor, the City Controller and City Solicitor on this gas question."

Mr. English arose and said:

"Mr. President and Gentlemen: My object in introducing the present resolution was to bring additional help into this badly mixed situation. I am aware that the Council passed a resolution on December 30th, 1913, which was in the closing week of the former administration and naturally that administration did not have an opportunity to follow Council's instructions re-

garding the payment of gas bills. The new administration just coming into office within one week after the passage of the resolution was so busy getting started that it no doubt overlooked the matter of payment of bills.

"Regarding the litigation which the Law Department was directed to take up, I can say positively that they have not made any move whatever under this resolution. They did, however, bring a case to court a couple of years ago under Mayor Magee in behalf of the municipal hospital contract for gas, and this case was appealed and then sent back by the higher court. The new trial will probably take place, as explained by the Law Department some time this year.

"My object in getting into this question at this time is for the purpose of getting immediately the free gas to which the City is entitled in the Diamond Market; inasmuch as the franchise ordinances granted to individuals and corporations distinctly provide that the City Markets shall be given free gas for fuel. During the discussion last Wednesday (February 17th), while we were debating this matter in Public Works Committee, the Mayor and the Director of the Department of Supplies were about to award a contract for the purchase of natural gas for the Diamond Market; but owing to my having opened up the question at this time that contract has been held up. Even today the Council has passed an ordinance providing for a three-year contract for electric light and electric current for City buildings, and unless we move promptly in this matter, to my mind, we will be deprived of the opportunity of getting the benefit of free gas as fuel for generating electric current for the new Diamond Market.

"I assure you that I have no desire to attack this administration, the Law Department, the gas companies or any one else, but I do have a sincere purpose in endeavoring to secure for the City the valuable consideration which was passed in the franchise ordinances given to the gas companies. To my mind the proper thing is to pass this resolution and then if any member of Council wishes to get a report from the Law Department as to whether we are paying bills or what litigation has been taken, that is another question entirely. I do not see any wrong in passing this resolution, as it is a separate proposition inasmuch as the Diamond Market question is immediately before us and this will help to solve it."

Mr. Dillinger arose and said:

"Mr. President and Gentlemen: The City Solicitor told me that he instituted a suit, in accordance with the motion of Dr. Kerr adopted December 30th, 1913, and on account of a technicality the Supreme Court has not yet rendered a decision. The City Solicitor, however, expects that a decision will be rendered in six weeks.

"This is not a new thing for some members of Council. It is practically the same resolution as presented by Dr. Kerr, as chairman of the committee of

three to investigate this matter. The resolution was the report of the special committee of three, and the City Solicitor is now acting on that resolution. I cannot say anything further, except that we should get a report on what action has been taken and why the gas bills were paid."

Mr. Dillinger moved

That the resolution be laid on the table until Council receives a report from the Mayor and the Controller as to what attention has been paid to the resolution adopted by Council on December 30th, 1913, and also a report from the City Solicitor as to what action has been taken in the matter.

Mr. Woodburn arose and said,

"Mr. President. I second the motion to lay the resolution on the table, provided that Mr. Garland, or some one else will make a motion asking the Mayor, the Controller and the Law Department to report why the orders of Council have not been obeyed in respect to free gas. As to the remarks made that the resolution of Dr. Kerr was passed during the last week of the previous administration, I want to say that the law exists and it should be applicable for all times under any administration."

And the question recurring on the motion to lay the resolution on the table.

The motion prevailed.

Mr. Garland presented

No. 2701. Whereas, At a meeting of Council held December 30th, 1913, the following resolution was read and adopted:

Bill No. 4835.

Resolved, That the Mayor and the City Controller shall be and they are hereby directed to withhold warrants for gas bills rendered the City until the dispute between the City and the various gas companies supplying gas has been adjusted, and, be it further,

Resolved, That the City Solicitor be and he is hereby directed to investigate the question of the gas supply to the City and institute such litigation as in his opinion may be necessary to protect the City's rights, therefore, be it

Resolved, That this Council ask the Mayor and the Controller what attention has been paid to the resolution in question; also that this Council ask the City Solicitor what action has been taken in accordance with the resolution passed; these reports to be made within one week.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. Dillinger presented

No. 2702. Whereas, The rates charged consumers in the City of Pittsburgh for gas and electricity furnished by the several public service corporations are exorbitant and excessive; now, therefore, be it,

Resolved, That the Council, the Mayor, and the Department of the City immediately take the necessary steps before the Public Service Commission of the Commonwealth of Pennsylvania to ascertain and determine the reasonableness of the rates charged to consumers in the City of Pittsburgh for gas and electricity furnished by the several public service corporations.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 2703. Resolved, That the City Controller be requested to furnish Council with a report as to whether the financial condition of the City will permit the awarding of contracts for the street and sewer improvement which have been authorized by Council, and if so, to what extent.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

Mr. Woodburn presented

No. 2704. Resolved, That the Director of the Department of Public Works be requested to furnish Council at its next meeting a list of assessment street and sewer improvements authorized by Council and upon which no contracts have been awarded, said list to be arranged according to dates of passage by Council and to contain name and character of improvement, total estimated cost of the same and the respective amounts to be paid by the City and the property in each case, and said Director is also requested to furnish a like list of street and sewer improvements which Council proposes to improve by bond issue.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

The Chair presented

No. 2705

Whereas, A certain ordinance entitled, "An Ordinance authorizing the settlement of the equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company at No. 719 October Term, 1912, in the Court of Common Pleas of Allegheny County, involving the right and title of the City to certain wharf lands along the Monongahela river in the Seventeenth ward, Pittsburgh, setting forth the terms and conditions of said settlement, and authorizing the proper officers of the City to execute and deliver the agreements pertaining thereto," was passed on the 30th day of January, 1915, and approved by the Mayor on the 3rd day of January, 1915, and

Whereas, The last point in the description of the dividing line between the property of the Oliver Iron & Steel Company and the property of the City of Pittsburgh is therein designed as

follows: "at a distance of 510.59 feet southerly from the southerly building line of Muriel street," and

Whereas, Said point is in fact "at a distance of 510.59 feet northerly from the northerly line of Muriel street," the words "northerly" having been by clerical error, inadvertently changed to "southerly";

Resolved, That the Clerk of Council be and is hereby authorized and directed to correct said clerical error of record, and the Mayor and Director of the Department of Public Works are authorized and empowered to execute the Agreement in said ordinance recited with said correction.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 2706. Resolved, That the City Treasurer be and he is hereby requested to report to Council as to whether water rents due from the Board of Public Education, churches and hospitals, etc., are being paid; and if not, the extent of delinquency and what, if any, steps are being taken to enforce collection.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 2707. Whereas, Through the generosity of Andrew Carnegie, Esq., there has been completed a valuable addition to the Carnegie Library Building of the North Side; and,

Whereas, Said addition was suggested by W. G. Wilkins, Esq., a former member of this Council, who not only while a member of this Body, but since his retirement from the same, has taken an active interest in the said building and as a Civil Engineer and Architect given the City without compensation his valuable services; now, therefore, in recognition of the same, be it

Resolved, That the thanks of this Council be extended to W. G. Wilkins, Esq., for his public spirited interest and services rendered in connection with the building of the addition to the Carnegie Library Building of the North Side.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Mr. Garland moved

— That the resolution be adopted by a rising vote.

The Chair arose and said:

"I want to say that it is only proper we take this action. The matter of the addition to the North Side Library building was suggested by Mr. Wilkins. He not only made the suggestion and enlisted the assistance of two other representatives of Allegheny City, but made a trip to New York City at

his own expense and made a personal appeal to Mr. Carnegie. He got Mr. Carnegie interested and he named the sum of \$150,000, which Mr. Carnegie gladly donated to the City of Pittsburgh for this purpose. Mr. Wilkins, while a member of Council and the Committee on Parks and Libraries, took a great interest in this matter, and even after he had severed his connection with the City he continued to give his services during the construction of the building. Therefore, I think the City of Pittsburgh owes Mr. Wilkins a vote of thanks for the services rendered in the construction of this addition to the Allegheny Carnegie Free Library Building."

Mr. Woodburn arose and said:

"Mr. President, and Gentlemen: I heartily approve of all the Chair has said. Of course, Mr. Wilkins as a member of the building committee will have his name engraved on the bronze table

to be placed in the building; nevertheless, he is deserving of the general recognition this resolution will give, as he has devoted his time, whether sick or well, to this cause, absolutely without expectation or anticipation of thanks."

And the question recurring on the adoption of the resolution.

The motion prevailed by a unanimous rising vote.

The Chair at this time announced the appointment of Messrs. Woodburn, Herron and Dillinger as members of the special committee under the provisions of Bill No. 2670, adopted at a meeting of Council held February 16th, 1915, providing for the appointment of a committee of three members of Council to investigate the present methods and work of the police courts, etc.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, March 2, 1915,

No. 12

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., March 2nd, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2708. An Ordinance creating the position of Special Investigator in the Department of Public Safety and fixing the salary of same.

Also

No. 2709. Resolution authorizing and directing the City Controller to transfer the sum of \$1,656.66 from Code Account No. 1184, Item A-1, Salaries, Bureau of Public Morals, to Code Account No. 1126, Item A-1, Department of Public Safety, General Office.

Also

No. 2710. Resolution authorizing the issuing of a warrant in favor of D. W. Price, Secret Service Operative, of the Bureau of Police, for the sum of \$24.70, for expenses incurred as such employee during the months of November and December, 1914, and January, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 2711. Communication from Mr. Charles S. Hubbard, Director of the Department of Public Safety, relating to resolutions for warrants in favor of D. W. Price, William Fornof, William J. Haney, Charles Jackson and Lonzie Phillips, employees in his department.

Also

No. 2712. Resolution authorizing the issuing of a warrant in favor of William Fornof, an employee of the Bureau of Fire, for the sum of \$41.93 for 13 days' lost time, from January 19th to January 31st, 1915, by reason of having contracted acute articular rheumatism, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 2713. Resolution authorizing the issuing of a warrant in favor of William J. Haney, an employee of the Bureau of Fire, for the sum of \$100.00 for 30 days' lost time from November 1st to November 30th, 1914, inclusive, by reason of having contracted tuberculosis, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 2714. Resolution authorizing the issuing of a warrant in favor of Charles Jackson, an employee of the Bureau of Fire, for the sum of \$77.42, for 24 days' lost time from December 22nd, 1914, to January 14th, 1915, by reason of having contracted pneumonia, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 2715. Resolution authorizing the issuing of a warrant in favor of Lonzie Phillips, an employee of the Bureau of Fire, for the sum \$57.26, for 14 days' lost time from March 24th to April 6th, 1914, by reason of having contracted bronchitis, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which were severally read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 2716. An Ordinance, amending Line 5, Section 7, Mayor's Office, Division of Motor Vehicles of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and fixing the rate of compensation thereof."

Also

No. 2717. An Ordinance amending a portion of Section 75, paragraph, "Chief Engineer . . . \$1,200.00 per annum," of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Also

No. 2718. An Ordinance creating in the Bureau of Water, Department of Public Works, the position of Sheet Metal Worker.

Also

No. 2719. Resolution authorizing and directing the City Controller to transfer \$2,360.39 from Appropriation No. 42, Contingent Fund, to code accounts in the Bureau of City Property, for the Stephen C. Foster Homestead; \$80.00 to Code Account No. 1621, Miscellaneous Services; \$1,392.39 to Code Account No. 1624, Repairs; \$888.00 to Code Account No. 1625, Equipment.

Also

No. 2720. Resolution authorizing and directing the City Controller to transfer the sum of \$3,000.00 from Appropriation No. 42-10, Item "Tunnel Under Grant Boulevard at Thirty-third street," to Appropriation No. 42-19, "Improving Garfield Playgrounds."

Also

No. 2721. Resolution repealing Resolution No. 517, authorizing the Mayor of the City of Pittsburgh to execute and deliver a quit claim deed for property in the Tenth ward (formerly the Eighteenth ward) to Charles Miller and John Berberich, Trustees, for the heirs of Henry Miller, deceased, recorded in Resolution Book, Vol. 2, page 521.

Also

No. 2722. Resolution repealing Resolution No. 566, authorizing and directing the Mayor of the City of Pittsburgh to execute a deed to Charles Miller and John Berberich, Trustees, for the heirs of Henry Miller, certain portions of property described in a certain deed dated the 27th day of June, 1914, recorded in Deed Book, Vol. 1804, page 257, George W. Richards, Sheriff, to the City of Pittsburgh, recorded in Resolution Book, Vol. 2, page 540.

Also

No. 2723. Resolution authorizing the execution and delivery of a deed to Joseph La Spade, upon payment by him to the City of Pittsburgh of the sum of \$671.37, for all that certain lot or piece of ground situate in the Eighth ward of the former City of Allegheny, being No. 11, Letter B, in plan of subdivision or part of our lots Nos. 50, 51

and 113, made for the heirs of Henry Rickenbush, Jr., deceased, recorded in Execution Docket of the District Court of Allegheny County at No. 196 July Term, 1849, situate on the north side of Ohio street.

Also

No. 2724. Resolution authorizing the Mayor of the City of Pittsburgh to execute and deliver a deed to L. H. Rugh, in consideration of the payment of the sum of \$2,412.70 (\$246.00 of which is to be paid to Henry Gram for care and repair of the building erected on the property) for certain property situate in the Tenth, formerly Eighteenth ward, of the City of Pittsburgh, located on Duncan and Wickliffe streets.

Also

No. 2725. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. Michael Shields, on payment of all the taxes and assessments together with the costs and interests thereon into the City Treasury, for property situate on the northerly side of Melwood avenue, and also on the south side of Flavian street, in the Sixth ward of the City of Pittsburgh.

Also

No. 2726. Petition of E. R. Sweetland, former director of playgrounds in the employ of the Pittsburgh Playgrounds Association, for payment of salary and expenses incurred for doctor and hospital bills, by reason of injuries received while in the performance of his duties on July 30th, 1914.

Also

No. 2727. Resolution authorizing the issuing of a warrant in favor of E. R. Sweetland, director of the playground employed by the Pittsburgh Playgrounds Association, in the sum of \$108.65, in full payment of all claims for damages arising out of injuries received while in the performance of his duties on July 30th, 1914, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2728. Resolution authorizing the issuing of a warrant in favor of Bennie Block, in the sum of \$385.00, for constructing a sewer at his own expense on Logan street from Clark street to sewer on Caldwell street, under an ordinance authorizing said work, and charging the same to Appropriation No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented.

No. 2729. An Ordinance authorizing the Mayor and the Director of the Department of Supplies of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the furnishing and equipping of the two (2) new pavilions to the Cottage Building, Marshalsea, Pa., and setting aside the sum of nine thousand (\$9,000.00) dollars to provide for the payment of the cost thereof.

Which was read and referred to the Committee on Charities and Correction.

Also

No. 2730. An Ordinance regulating and licensing blind itinerant musicians in the City of Pittsburgh, providing for the method, procedure and acquiring and revoking of licenses and time for which, and persons to whom, licenses are to be granted.

Which was read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 2731. Resolution authorizing the issuing of a warrant in favor of Martin Leonard, laborer in the Bureau of Water, Filtration Division, in the sum of \$56.00, for 28 days' lost time at the rate of \$2.00 per day, on account of sickness contracted while in the performance of his duty, and charging the same to Code Account No. 1642, A-1, Salaries, Regular Employees, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Also

No. 2732. Petition of property owners and residents of Nunnerly Hill, North Side, asking for the change of name of said district to "Fineview."

Also

No. 2733. Communication from the Nunnerly Hill Board of Trade asking Council to take favorable action on the petition of property owners and residents of Nunnerly Hill for change of name of said district to "Fineview."

Which were read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn (Chairman), English and Hetzel.

Mr. Kerr presented

No. 2734. An Ordinance providing for the letting of a contract or contracts for repairs to the South Side Market House.

Also

No. 2735. Resolution authorizing the issuing of a warrant in favor of William Terrell in the sum of \$150.00, in full settlement of all claims for damages by reason of an employee of the City of Pittsburgh burning wagon belonging to Mr. Terrell which was standing on City property at River avenue and William Pitt boulevard, and charging the same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Also

No. 2736. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the furnishing and erection of a movable stiff leg derrick on the North Side Municipal Asphalt Plant, and providing for the payment of the cost thereof.

Also

No. 2737. An Ordinance authorizing and directing the Mayor and

the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a Farmers' Market Building on the Monongahela Wharf, and providing for the payment of the cost thereof.

Also

No. 2738. An Ordinance providing for the letting of a contract or contracts for the construction and erection of stalls and the furnishing and installation of accessories thereto in the new Diamond Market House.

Also

No. 2739. Resolution authorizing the issuing of a warrant in favor of The Garden City Wrecking Company in the sum of \$1,700.00 for 100,000 feet of White Pine delivered to the Bureau of Highways and Sewers, and charging the same to Code Account No. 19-1538, Bureau of Highways and Sewers.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 2740. An Ordinance re-establishing the grade of Barbeau street, from Exchange way to a point 133.33 feet north of the north curb line of Penn avenue.

Also

No. 2741. An Ordinance re-establishing the grade of Barkers Place, from Liberty avenue to Duquesne way.

Also

No. 2742. An Ordinance re-establishing the grade of Cecil place, from Penn avenue to Duquesne way.

Also

No. 2743. An Ordinance re-establishing the grade of Duquesne way, from Anderson street to Barbeau street.

Also

No. 2744. An Ordinance re-establishing the grade of Evans way, from Exchange way to Duquesne way.

Also

No. 2745. An Ordinance re-establishing the grade of Eighth street, from Liberty avenue to Duquesne way.

Also

No. 2746. An Ordinance re-establishing the grade of Exchange way, from Federal street to Barkers place.

Also

No. 2747. An Ordinance re-establishing the grade of Fancourt street, from Exchange way to Duquesne way.

Also

No. 2748. An Ordinance re-establishing the grade of Federal street, from Liberty avenue to Duquesne way.

Also

No. 2749. An Ordinance re-establishing the grade of Fifth avenue, from Liberty avenue to Penn avenue.

Also

No. 2750. An Ordinance re-establishing the grade of Maddock place, from Penn avenue to Duquesne way.

Also
No. 2751. An Ordinance re-establishing the grade of Mentor way, from Penn avenue to Duquesne way.

Also
No. 2752. An Ordinance re-establishing the grade of McCrea way, from Barkers place to Federal street.

Also
No. 2753. An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street.

Also
No. 2754. An Ordinance re-establishing the grade of Scott place, from Penn avenue to Duquesne way.

Also
No. 2755. An Ordinance fixing the width and position of the roadway and sidewalks on Penn avenue, between Eleventh street and Water street.

Also
No. 2756. An Ordinance amending a portion of Section 1 of an ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

Also
No. 2757. An Ordinance annulling and setting aside the location of Erin street between Bedford avenue and Arcena street.

Also
No. 2758. Petition asking for change of name of Reedsdale street, North Side, to former name of Rebecca street.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 2759. Communication from Mr. Robert Swan, Director of the Department of Public Works, enclosing statements of Thomas Cerminora and Gasper Colosimo in regard to the claim of Frank Gigliotti who was hurt in the performance of his duties.

Which was read, received and filed.

Also
No. 2760. Communication from the Uptown Board of Trade requesting the widening of the roadway of Wylie avenue, between Fifth avenue and Elm street.

Which was read and referred to the Committee on Public Works.

Also
No. 2761. Communication from the Pittsburgh Valve, Foundry & Construction Company protesting that the proposal and specifications for furnishing and delivering cast iron, bronze mounted gate valves and gate valve parts are drawn in such a way, as to prohibit them from submitting a price.

Which was read and referred to the Committee on Finance.

Also

No. 2762

MAYOR'S OFFICE.

Pittsburgh, March 1st, 1915.

To the President and

Members of City Council,

City of Pittsburgh.

Gentlemen:

Referring to your bill No. 2573 in which you ask for a conference with the Mayor and the Law Department relative to disposition of property: On account of not being able to give title in a great percentage of these cases I have had the Law Department prepare a bill correcting same and it will be impossible to go any further in this matter until such time as we have the bill passed and signed by the Governor. We have no doubt this will be done as it interferes with no other section of the state.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Also

No. 2763

MAYOR'S OFFICE.

Pittsburgh, March 1, 1915.

To the President and

Members of City Council,

City of Pittsburgh.

Gentlemen:

I am in receipt of your Bill No. 2701 in which you call my attention to Bill No. 4833 which passed Council December 30, 1913. Bill No. 4833 was passed prior to my time in office and a copy of same was not left on file in the office, and I was not aware of the fact that such a resolution was in existence. However, the question of the amount of free gas to which the City is entitled by old contracts, agreements and grants, of right of way by the City to these different corporations is a matter which I have had in mind for some time and have had the same in the hands of the Law Department. This question had been raised during Mayor Magee's administration but for some reason or other had not been worked to a final conclusion. However, as stated above, I have taken the matter up with City Solicitor O'Brien and he notifies me their cases are now pending in court and the same will be disposed of as speedily as possible. No doubt we will have a decision in the very near future.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Also

No. 2764

DEPARTMENT OF LAW.

Pittsburgh, February 26th, 1915.
To the Council,
Municipal Bldg., City.

Gentlemen:

Replying to your request for report on Bill No. 2761, concerning litigation relative to City gas supply, I beg to say:

That I am prepared to fully report to Council on this matter personally at any time, but do not deem it advisable to state the whole situation in written report.

Respectfully,

CHARLES A. O'BRIEN,

City Solicitor.

Which was read, received and filed.

Also

No. 2765

DEPARTMENT OF CITY CONTROLLER.

Pittsburgh, March 2nd, 1915.

To the Council.

Gentlemen:

In reply to your Resolution No. 2701, permit me to say that the failure to comply with Resolution No. 4833, directing the withholding warrants in payment of gas bills until the dispute between the gas companies and the City was adjusted rests entirely with this department. On receipt of the Resolution on December 31, 1913, I immediately ordered that no vouchers for gas furnished the City should be paid until further orders. Afterwards, in May, just prior to leaving the City, finding that no adjustment could be made out of Court, and knowing from experience that the case would not be decided under one or two years, that the City was liable for all gas used for illuminating purposes and for all gas used for fuel where contracts had been made in compliance with ordinances passed by your honorable body, I revoked the order, and believe I was right in so doing.

If you desire a reinforcement of this order and will assume all responsibility for its enforcement (the resolution as it stands would include bills of all gas companies now acting under contracts) I will agree to reissue the order.

Respectfully,

E. S. MORROW,

City Controller.

Which was read, received and filed.

Also

No. 2766

DEPARTMENT OF CITY CONTROLLER.

Pittsburgh, March 2nd, 1915.

To the Council.

Gentlemen:

In reply to the request for information contained in your Resolution No. 2703, I beg leave to say that until the

pending suit of Schuldice vs. Pittsburgh involving various questions of law relating to debt limit of the City is determined, it will be impossible to render you a statement, even approximately correct as to the present debt incurring capacity of the City without the assent of the electors. The suit involves a number of items of very considerable amount and the debt limit will be affected according to the view that the Court takes as to these questions. This case has been argued before the Referee, but has not as yet been decided by him. As soon as this is done, which will be probably within a period of two weeks, the case will go to the Court of Common Pleas on exceptions, and from there to the Supreme Court. Counsel for both sides intend to ask for an early hearing of this case in the Supreme Court, and if this is granted, which probably will be the case, I am given to understand that the case will be argued in either April or May, and that we may expect a final decision of the same probably no later than July of this year.

The contracts authorized also in some instances will cause considerable property damage and I cannot tell without estimates furnished by the Department of Public Works how much this will be, nor until that case is decided whether I have to include them as debts in determining the debt limit of the City.

Respectfully,

E. S. MORROW,

City Controller.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 2767. Report of the Committee on Finance for February 24th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2678. An Ordinance entitled, "An Ordinance authorizing the Mayor of the City of Pittsburgh to make and execute a lease for Room No. 508 Oliver building, Pittsburgh, for the use of the Board of Water Assessors, from May 1st, 1915, to May 1st, 1916, and providing an appropriation to pay the rental of said room."

Which was read.

Mr. Garland moved

for suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2582. Resolution authorizing the City Solicitor to satisfy liens at Nos. 914 June Term, 1909, D. T. D. and 951 June Term, 1909, D. T. D., and to exonerate the Homeopathic Medical & Surgical Hospital & Dispensary of Pittsburgh from the payment of same.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2583. Resolution authorizing and directing the Mayor to execute and deliver to John Glassburner, on payment of \$100.00, a deed for a lot of ground situate in the Twenty-seventh ward on Hubbard street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2614. Resolution authorizing the Mayor to execute and deliver a deed to George C. Bradshaw for property in the Twenty-first ward purchased by the City at sheriff's sale at D. T. D. No. 728 March Term, 1907, upon the payment by said Bradshaw of all costs, interest and taxes, amounting to \$430.93.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2697. Resolution authorizing and directing the City Controller to transfer \$1,000 from Code Account No. 1733, Repairs, to Code Account No. 1789, Wages, Temporary Employees, Bureau of Recreation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2698. Resolution authorizing and directing the City Controller to transfer the sum of \$221.26 from Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and credit same as an additional sum to pay the cost of completing the construction of the sewer on P. P. of P. C. C. & St. L. Railroad.

Ellen and Thomas Sullivan and Bridget Seymour, Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2699. Resolution authorizing and directing the City Controller to transfer the sum of \$470.18 from Code Account No. 1485-B, Repaving Schedule, Division of Streets, Bureau of Engineering, and credit same to an additional sum to pay the cost of completing the repaving of Penn avenue, from Thirty-second street eastwardly.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2649. Whereas, A certain suit has been brought by Francis A. Byerley vs. the City of Pittsburgh at No. 112 in Equity in the Circuit Court of the United States, Western District of Pennsylvania, 1911; and

Whereas, The Law Department of the City has reached a settlement of said suit by which the City is to pay the sum of one thousand (\$1,000.00) dollars in settlement thereof and \$25.30 costs; and

Whereas, Of this sum the American Surety Company as surety on said contracts is to pay the proportionate share of \$665.81 and the Title Guaranty and Surety Company the proportionate share of \$150.51 and the City of Pittsburgh the proportionate share of \$208.98 upon the amount of asphalt purchased during the years of 1906 to 1911 inclusive, and the years during which said companies were surety; now, therefore, be it . . .

Resolved, That the City Solicitor and the proper corporate authorities be authorized and directed to settle the above entitled case upon the said terms and conditions, and the proper corporate authorities be authorized and directed to issue a warrant in favor of said plaintiff in the sum of \$1,025.30, upon the payment of the aforesaid sums respectively by the American Surety Company and The Title Guaranty & Surety Company, and charge the same to Contingent Fund, Appropriation No. 42.

In Finance Committee, February 24, 1915, amended by striking out after the words "companies were surety" the balance of the resolution, and by inserting in lieu thereof the following: "Resolved, That the City Solicitor be authorized and directed to settle the above entitled case upon the terms and conditions above recited, and that upon the payment to the City Solicitor of the sums respectively above received by the American Surety Company and the Title Guaranty and Surety Company, the Mayor shall be and is hereby authorized and directed to issue, and the Controller to countersign, a warrant in favor of Francis A. Byerley for two hundred eight and 98-100 (\$208.98) dollars, in payment in full of the City's proportionate share of said settlement, and charge same to Appropriation No. 42, Contingent Fund," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2113. Resolution authorizing the issuing of a warrant in favor of John B. Burns, father of Mary Burns, in the sum of \$500.00, in full settlement of all claims for damages sustained by said Mary Burns on account of injuries received in broken boardwalk on Ashton avenue, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2520. Resolution authorizing the issuing of a warrant in favor of Antonio Anvia, father of Samuel Anvia, for the sum of \$400.00, damages on account of injuries received by said Samuel by being run down by wagon of the Department of Public Safety on Tunnel street, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2550. Resolution authorizing the issuing of a warrant in favor of A. M. Phillips in the sum of \$1,925.00 damages by the extension and widening of Laclede street, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2676. Resolution authorizing the issuing of a warrant in favor of Joseph Mazer in the sum of \$51.27, refunding expenses paid to Bureau of Police incurred in pursuing fugitive and recovering automobile stolen from said Mazer, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2677. An Ordinance entitled, "An Ordinance amending a portion of Section 87 of Bill No. 2511 being 'An Ordinance fixing the number of officers and employees of all the departments of the City of Pittsburgh and the rate of compensation thereof.'"

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2768. Report of the Committee on Public Works for February 24, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2685. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2686. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts for the laying of concrete sidewalks and constructing light posts on roadways in the grounds of the University of Pittsburgh, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2687. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the construction of a public comfort station on the Northeast side of Penn avenue, near Frankstown avenue, Pittsburgh, Pa."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2657. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, and providing for the cost thereof for the fiscal year of 1915."

In Public Works Committee, February 24, 1915, amended in Section 1, after the words "purchase under contract," and in the title after the words "other places within the City of Pittsburgh" by inserting the following: "except

market houses, city hall and other buildings in which the City is now, or may hereafter be determined to be entitled to free gas," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Kerr moved

That the amendments of the Public Works Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2246. Resolution authorizing the issuing of a warrant in favor of Frank Gigliotti for \$48.00, for 24 days' lost time at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duty as a laborer in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1504, Wages, Temporary Employees, Repairing Highways.

Which was read.

Mr. Kerr asked to have the following communication read:

Bill No. 2759

OFFICE OF DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, March 2nd, 1915.

President and Members
of Council,

Pittsburgh, Pa.

Gentlemen:

I have been requested to transmit to your Honorable Body the attached statements from Gasper Colosimo and Thomas Cerminora in regard to the claim of Frank Gigliotti under the Rauh Act, a resolution for which is now pending.

Yours very truly,

ROBT. SWAN,
Director.

Pittsburgh, Pa., February 26th, 1915.
To Whom it May Concern:

I, the undersigned, state that on Sunday, February 1st, 1914, while on duty as a laborer repairing a broken sewer, witnessed the injury to Frank Gigliotti, also a laborer. The injury occurred through being hit with a piece of pipe while unloading the wagon.

Signed THOMAS CERMINORA.
Pittsburgh, February 26th, 1915.

To Whom It May Concern:

I, the undersigned, state that on Sunday, February 1st, 1914, while on duty as a laborer repairing a broken sewer, witnessed the injury of Frank Gigliotti, also a laborer. The injury occurred through being hit with a piece of pipe while unloading the wagon.

Signed GASPET COLOSIMO
X his mark.

Which was read.

Mr. Kerr moved

That further action on Bill No. 2246 be indefinitely postponed.

Which motion prevailed.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation,

No. 2769. Report of the Committee on Filtration and Water for February 24th, 1915, transmitting an ordinance and a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2682. An Ordinance entitled, "An Ordinance providing for the making of a contract for the purchase of an automobile for use in the Distribution Division of the Bureau of Water."

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President)	Woodburn,
Herron,	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2683. Resolution authorizing the issuing of warrants in fa-

vor of William H. Mauch for \$12.50, and Raymond J. Cochran for \$10.00, as full compensation for all time worked in the month of February, in the Distribution Division of the Bureau of Water, in excess of the amounts paid for the first half of February, and charging the same to Appropriation No. 107.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. Rauh presented from the Committee on Parks and Libraries, with an affirmative recommendation,

No. 2770. Report of the Committee on Parks and Libraries for February 24th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2626. Resolution authorizing the issuing of a warrant in favor of Mrs. Katherine Noe for \$10.00 covering 14 months at \$4.00 per month, time lost on account of injuries received in the performance of her duties as janitress; charging the same to Bureau of Parks, Code Account No. 1703. Salaries, regular employees, Schenley Park Conservatory.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres'n't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2627. Resolution authorizing the issuing of a warrant in favor of James Cavanaugh for \$32.00, covering 16 days at \$2.00 per day, time lost on account of injuries received in the performance of his duties as laborer; charging the same to Bureau of Parks, Code Account No. 1781, Wages, Temporary Employees, Street Tree Division.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2628. Resolution authorizing the issuing of a warrant in favor of Dominic Lapiano, \$78.75, covering 25 1-2 days at \$2.50 per day, and \$15.00 hospital services, time lost on account of injuries received in the performance of his duties as keeper; charging the same to Bureau of Parks, Code Account No. 1743, Wages, Regular Employees, Highland Park Zoo.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2629. Resolution authorizing the issuing of a warrant in favor of Antonio Mercurio for \$17.00, covering 8 1-2 days at \$2.00 per day, time lost on account of injuries received in the performance of his duties;

charging the same to Bureau of Parks, Code Account No. 1681, Wages, Temporary Employees, Schenley Park.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2630. Resolution authorizing the issuing of a warrant in favor of Andy Schifino for \$24.75, covering 11 days at \$2.25 per day, time lost on account of injuries received in the performance of his duties; charging the same to Bureau of Parks, Code Account No. 1697, Wages, Regular Employees, Schenley Park Stables.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2771. Report of the Committee on Public Safety for February 24th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2671. An Ordinance entitled, "An Ordinance providing for the letting of a contract for furnishing one automobile for the Bureau of Public Morals."

Which was read.

Mr. Dillinger moved
That the bill be laid on the table.

Which motion prevailed.

Also

Bill No. 2673. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for three auto propelled combination hose and chemical wagons, one auto propelled city truck, and one tractor for hook and ladder truck."

Which was read.

Mr. English moved

That the bill be recommitted to the Committee on Public Safety.

Which motion prevailed.

Also

Bill No. 2672. An Ordinance entitled, "An Ordinance providing for the letting of a contract for furnishing one automobile for the Bureau of Fire."

In Public Safety Committee, February 24, 1915, amended in Section 1 and in the title by inserting in the blank spaces the words "two-seated run-about," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Dillinger moved

That the amendments of the Public Safety Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Hauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2674. Resolution authorizing, empowering and directing the Mayor and the Director of the Department of Public Safety to sign a lease, on behalf of the City of Pittsburgh, with Martha Schmidt, for the use of property known as No. 133 Steu-

en street, Pittsburgh, for the use and purposes of a police station, for a period of one year beginning March 1st, A. D. 1915, at the monthly rental of \$45.00 and the water rents, and authorizing the issuing of a warrant each month, during the term of said lease, in favor of said Martha Schmidt for the sum of \$45.00, and charging the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Hauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2457. Resolution authorizing the issuing of a warrant in favor of Frank Drake for the sum of \$400.00, being for four months' lost time, at the rate of \$100.00 per month, on account of time lost by reason of sickness contracted in the performance of his duties as patrolman, and charging same to Code Account No. 1151-L, Lost Time, Bureau of Police.

Which was read.

Mr. Dillinger moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Herron presented from the Committee on Charities and Correction with a negative recommendation.

No. 2772. Report of the Committee on Charities and Correction for February 24th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2655. Resolution authorizing the issuing of a warrant in favor of Thomas F. Gonlon in the sum of \$410.00, salary for lost time on account of illness resulting from overwork and strain while employed as an attendant at Marshalsea, and charging same to Appropriation No. 1306.

Which was read.

Mr. Herron moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 2773. Report of the Committee on Health and Sanitation for February 24th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2106. Resolution authorizing the issuing of a warrant in favor of John T. Hartigan for 8 days lost time at the rate of \$2.25 per day, amounting to \$18.00, on account of injuries sustained in the performance of his duty as an employee in the Department of Public Health, and charging same to Appropriation No. 1192.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 2774.

Whereas, This Council being a representative body interested in whatever pertains to the welfare of the people of our City, especially at the present time in the matter of food stuffs and the cost of living, we therefore express our hearty approval of the action of the Chamber of Commerce in adopting the following resolution, and we tender our strong and earnest support of the same:

"Whereas, The Carriers in Official Classification Territory have filed tariffs advancing the rates and minimum weights on live stock; carloads, all the way from 19 per cent to 47 per cent above the recently allowed 5 per cent advance; and

Whereas, This advance in rates will work discrimination against Pittsburgh in that the cost of live stock on the hoof is increased, the selling price of dressed meat is also increased and will not affect Western dressed meat shippers in that the inbound rate on live stock on the hoof is not increased; and,

Whereas, This advance in rates will be added to the cost of dressed meat

which burden will fall upon the consumer and tend to increase the cost of living to a considerable extent; now, therefore, be it

Resolved, That the Chamber of Commerce of Pittsburgh is opposed to this radical advance in the rates for the movement of one of the necessities of life and that we voice this sentiment by a petition to the Interstate Commerce Commission for a suspension of the effective date of all tariffs containing advances in rates and minimum weights on live stock pending an investigation as to their reasonableness."

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. Dillinger presented

No. 2775. Resolved, That a committee of three be appointed, in conjunction with the Superintendent of the Division of Motor Vehicles and the Auto Mechanician, to consider the advisability of centralizing the City Machine Shops and for the care, maintenance and disposal of all automobiles and motor trucks owned by the City of Pittsburgh.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

Mr. Kerr presented

No. 2776. Whereas, An ordinance authorizing the purchase of certain real estate in the Nineteenth ward of the City of Pittsburgh, being the property of Theo Lau, for playground purposes, was passed by Council September 15th, and approved by the Mayor September 18th, 1913; and,

Whereas, This property has never been acquired by the City in accordance with the provisions of the above cited ordinance; therefore, be it

Resolved, That the City Solicitor be requested to make a report to the Council as to what has been done by the Law Department looking to the acquirement of the property for the people of that district either by direct purchase, or by condemnation proceedings.

Which was read

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 2777. Whereas, In a decision handed down by the Common Pleas Court during the past week, the Bureau of Public Morals Act was, in the opinion of the Court, unconstitutional; and,

Whereas, The City Solicitor has intimated that he will take no appeal; and,

Whereas, There is in the custody of said Bureau books, documents and other papers and furniture which should be in the possession of the City.

Resolved, That the Mayor shall be and he is hereby requested to direct the Director of the Department of Public Safety to take possession of all such books, documents, papers and furniture as is now in the custody of the Bureau of Public Morals.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Mr. Kerr arose and said:

"Mr. President and Gentlemen: I want to say that this resolution is not intended as a reflection on the Bureau of Public Morals. The purpose of the resolution is to protect the information which this Bureau has collected. I take it that there is some information acquired or collected by this Bureau which can be turned to very bad account, and it should be, as I take it, in the hands of a legally constituted representative of the City, and not in the hands of some one not connected with the City in any capacity whatever. If the opinion rendered by the Court is correct, then those who have this matter in charge at this time are not legally constituted agents of this municipality and have no rights to the documents, etc. The purpose of the resolution is to request the Mayor to see that these documents, papers, evidence and furniture are turned over to the legally constituted authorities of the City of Pittsburgh so that they may be properly safeguarded."

Mr. Dillinger arose and said:

"Mr. President and Gentlemen: I want to say that if the Bureau of Public Morals is found to be unconstitutional, it might be argued that whatever information it had did not belong to the City of Pittsburgh. The Bureau could not become an unconstitutional body until a formal Court decree had been entered, and the Bureau still has ten days within which to take exceptions or file an answer. I want to say further that the information in the possession of the Bureau, which the gentleman says might be used to a disadvantage, was collected by members of the Bureau and by sworn officers of the City of Pittsburgh. The Bureau up to the present time is a Bureau in the Department of Public Safety, and a meeting has been called for Thursday afternoon.

"I want to say further that it is not within the jurisdiction of this Council to dictate to the Bureau of Public Morals what it should do with its office equipment and documents. The members of the Bureau are persons of honor, and I am confident that when the proper time comes the books, papers, evidence and furniture in their possession, which some people are very much interested in (I don't blame them), will be turned over to the Director of the Department of Public Safety. I do not think the Council has any jurisdiction in this matter."

Mr. Dillinger moved

That the resolution be laid on the table.

Upon which motion he demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger
Garland
Goehring (Pres't.)

Hetzell
Kauh

Noes—Messrs.

English
Herron

Kerr
Woodburn

When the name of Mr. Goehring (President) was called, he arose and said:

"Gentlemen, I vote aye with the understanding that the matter be referred to the City Solicitor for an opinion as to who is entitled to the custody of the books, papers, evidence and furniture of the Bureau of Public Morals."

Ayes—5.

Noes—4.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

The Chair presented

No. 2778. Whereas, There are certain important questions relating to the administration of the City affairs, which can only be correctly solved by investigation and study. In the preparing of the annual budget some of these questions are brought to the attention of Council, but for lack of time are passed only to re-appear at the next budget making; and

Whereas, It is desirable that not only these, but other questions of the same character which arise from time to time during the year, should receive prompt consideration and action; and

Whereas, It is believed that this can best be done by small Councilmanic committees acting in conjunction with the Mayor and such heads of the City departments as may be specially interested in the matters under consideration; now, therefore, be it

Resolved, That special committees of three members each be appointed to act in conjunction with His Honor, the Mayor, to investigate and study, and to report to Council, their conclusions upon the following questions:

1st. The consideration of the suggestion contained in communication of the Voters' League to the Mayor and Council regarding the City adopting a financial program in the making of municipal improvements.

2nd. The consideration of the creation of a Bureau of Public Welfare to take over activities now conducted by commissions and organizations to which the City is making appropriations and grants.

3rd. The adoption of a salary standardization of grades and rates.

4th. Municipal pensions or insurance of firemen, police and city employees generally.

5th. The two platoon system for the fire department and instruction schooling for firemen and police.

6th. Regulation of street traffic, parking of automobiles, etc.

7th. Regulation of stands and rental in city markets and revising of market rules.

8th. Consolidation of machine shops in the Bureau of Fire and the reduction of engine houses due to motorization.

Which was read.

Mr. English moved.

The adoption of the resolution.

Which motion prevailed.

The Chair presented

No. 2779.

Whereas, Council believing that the existing laws, which forbid donations of money to corporations or individuals for other than municipal purposes, to be a wise safeguard in the interest of the taxpayer, it, therefore, expresses its disapproval of any legislation that will enlarge the power of the City in that direction as opening the door to improvement expenditure of the City funds; now, therefore, be it

Resolved, By the Council, that it expresses its disapproval of such legislation and requests our representatives at Harrisburg, and His Excellency, the Governor, to negative such legislation.

Which was read.

The Chair arose and said:

"Gentlemen: The purpose of this resolution is to request the members of the Legislature and His Excellency, the Governor, to take adverse action on any legislation looking towards the City of Pittsburgh making donations to institutions other than for City purposes. I do not think it is proper for the City to appropriate or donate for any institution other than those conducted by the City. The members of Council will remember that in the year 1913 a proposition was before this body for its endorsement, which provided that the City should donate money to estimable institutions of the City. The Council at that time took adverse action on the proposi-

tion because it did not think the City should open its doors for such purposes. I believe it is unfair for the City to be requested to make donations or grants to institutions other than for City purposes."

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. English called up

Bill No. 2700.

Whereas, Under the franchises granted to various individuals and corporations to furnish and sell natural gas to the people of Pittsburgh, the consideration given to the City for the privilege of using the streets was free gas for certain City buildings; and

Whereas, It is desirable that the City should know the extent and value of this consideration; therefore, be it

Resolved, That a committee of three be appointed to investigate this matter of free gas to which the City is entitled; and, be it further

Resolved, That His Honor, the Mayor, and the City Controller, be requested to co-operate with Council in this matter.

In Council, February 23rd, 1915, read and laid on the table pending reports.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Mr. Herron moved

That the following members be excused for absence from Council and committee meetings:

Mr. Dillinger on January 5th, 26th, 27th and 30th, and on February 2nd, 3rd, 9th and 10th, 1915.

President Goehring on February 16th and 17th, 1915.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, March 9, 1915,

No. 13

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, Mar. 9, 1915.

Council met.

Present—Messrs.

Dillinger Hetzel
English Kerr
Garland Rauh
Goehring (Pres't) Woodburn
Herron

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2780. Resolution authorizing the issuing of a warrant in favor of Bernard A. Lenon for the sum of \$70.00 for 200 hours extra service rendered during the month of December, 1914, as chauffeur for the Bureau of Public Morals, and charging the same to Code Account No. 42-K.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 2781. Communication from the Episcopal Church of the Messiah, Sheraden, asking to be reimbursed for amounts expended in the repairing of public sewer on Sherwood street, between Ashlyn and Surban avenue.

Which was read and referred to the Committee on Finance.

Mr. Garland presented

No. 2782. Resolution authorizing the execution and delivery of a

deed to Henry E. Weil for certain lot situate in the Nineteenth ward, fronting 40 feet on the south side of Virginia avenue and extending back 100 feet, by reason of the debt, interest and cost of lien filed at M. L. D. No. 12 March Term, 1908, wherein Charlotte E. Weil was defendant.

Also

No. 2783. Resolution authorizing the issuing of a warrant in favor of John Cotz, father and next best friend in law of William Cotz, in the sum of \$2,500.00, in full settlement of all claims for damages arising out of injuries received by his son, William Cotz, by being run down by Auto Patrol No. 2 on May 8th, 1914, at the corner of Grant street and Sixth avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Also

No. 2784.

Pittsburgh, Pa., Feb. 1st, 1915.

To the Council of the
City of Pittsburgh.

Gentlemen:

The Sinking Fund Commission respectfully submit the following statement of its operations during the fiscal year ending December 31, 1914.
Cash on hand Jan. 31, 1914 \$2,090,855.36
Receipts during the period,

viz:

From Appropriations ...	1,336,644.13
From Adams Market....	20.00
From Interest on Investments	287,972.56
From Interest on Daily Balances	80,568.52
From Assessments on N. S. St. Claims	754.00
Written Off	6,876.13
	\$3,803,690.70

Warrants drawn during the period:

Payments matured bonds held by general public	1,256,363.73
Purchase of Investments:	
"Current Expense Bonds, 1914"	655,000.00
	\$1,911,363.73

Cash Balance December 31, 1914	\$1,892,326.97
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INVESTMENT ACCOUNT.

Investments on hand Jan.
31, 1914\$8,865,009.98
Investments purchased dur-
ing period 655,000.00
\$9,520,009.98
Investments matured, paid
and cancelled 3,058,353.98
Investments on hand De-
cember 31, 1914\$6,461,656.00
Detailed statement covering trans-
actions are submitted herewith.
Respectfully submitted,

GEO. W. SNAMAN,

Chairman.

Which was read, received and filed.

Mr. Herron presented

No. 2785. Resolution authoriz-
ing the Mayor to execute and deliver
a deed to Thomas Graham, upon the
payment of the sum of \$6.12, for that
certain lot or piece of ground situate
in the Fifteenth ward on Parnell
street.

Which was read and referred to the
Committee on Finance.

Also

No. 2786. An Ordinance au-
thorizing the Mayor and the Director
of the Department of Charities of the
City of Pittsburgh to advertise for
and award to the lowest responsible
bidder or bidders a contract or con-
tracts for the construction of an
Asylum Building at the City Home
and Hospitals, Marshalsea, Pa., and
setting aside the sum of three hun-
dred and fifty thousand (\$350,000.00)
dollars to provide for the payment of
the cost thereof.

Which was read and referred to the
Committee on Charities and Correc-
tion.

Mr. Hetzel presented

No. 2787. Communication from
St. Francis Hospital asking to be ex-
onerated from the payment in full of
water rents on account of care ex-
tended to City cases sent from police
stations.

Also

No. 2788. Resolution authoriz-
ing and directing the Board of Water
Assessors to issue an exoneration to
the Butler Short Line in the sum of
\$15.95 for water supplied to building
occupied by said company on the Du-
quesne Wharf near Federal street, and
for so doing this shall be their warrant
and authority.

Also

No. 2789. Resolution authoriz-
ing and directing the City Controller
to transfer the sum of \$960.36 from Ap-
propriation No. 42, Contingent Fund,
to Appropriation No. 1637, Bureau of
Water, to cover the rent of rooms 537,
501, 502 and 503 in the Henry W.
Oliver Building for the fiscal year of
1915.

Which were severally read and re-
ferred to the Committee on Finance.

Also

No. 2790. Resolution authoriz-
ing the issuing of a warrant in favor
of Antonio Casale, caulker in the Bu-
reau of Water, for \$41.50, being for 14
days' time at \$2.25 per day and for
medical services to the extent of \$10.00,
on account of injuries received in the
performance of his duties, and charg-
ing the same to Appropriation No.
1661, Distribution Division, Bureau of
Water.

Also

No. 2791. Resolution authoriz-
ing the issuing of a warrant in favor
of Hoooven, Owens, Rentschler Company
in the sum of \$162.50, for the design,
construction, delivery and erection of
an electrical generating equipment and
appurtenances for the Aspinwall
Pumping Station, known as Contract
No. 4-J, 1912, and charging the same
to Appropriation No. 147.

Also

No. 2792. Resolution authoriz-
ing the issuing of a warrant in favor
of William E. McClurg, chairman in
the Distribution Division of the Bu-
reau of Water, for \$10.71, as full com-
pensation for all time worked in the
month of February, 1915, in excess of
the amount paid for the first one-half
of February, and charging the same to
Appropriation No. 107.

Also

No. 2793. Resolution authoriz-
ing the issuing of a warrant in favor
of The Valley Camp Coal Company for
\$17.00, for demurrage paid by the Val-
ley Camp Coal Company during the
month of September, 1914, due to delay
in unloading cars at Ross Pumping
Station on account of breakage of coal
hoist at said station, and charging the
same to Appropriation No. 1654, Mis-
cellaneous Services.

Which were severally read and re-
ferred to the Committee on Filtration
and Water.

Mr. Kerr presented.

No. 2794. Resolution authoriz-
ing and directing the Board of Water
Assessors to fix the water rates on the
premises of The Curtis Home, situate
on Centre avenue near Breckenridge
street, at \$4.00 per annum for the year
1914 and each year thereafter, and to
issue an exoneration for the amount
in excess of \$4.00 assessed for the pres-
ent year 1914, and for so doing this
shall be their warrant and authority.

Also

No. 2795. Resolution authoriz-
ing the issuing of a warrant in favor
of M. O'Herron Company for the sum
of \$45.10, for extra work done on the
contract for the construction of a con-
crete sewer on P. P. of P. C. C. & St. L.
Railroad, Ellen and Thomas Sullivan
and Bridget Seymour, and charging the
same to Appropriation No. 42, Conting-
ent Fund.

Which were read and referred to the
Committee on Finance.

Also

No. 2796. Resolution authoriz-
ing the issuing of warrants in favor of
the following:

Carter Electric Company for \$3,430.74, for emergency electrical work for proposed market stalls, accessory work, etc., in the east building of the New Diamond Market.

John M. Tate Company for \$924.82, for emergency plumbing required in connection with market stall equipment and accessory work of the New Diamond Market.

Henry Shenk Company for \$1,418.98, for installation of certain emergency work in east building of New Diamond Market.

Anderson-Darragh Company, Limited, for \$102.87, for the installation of certain sleeves in walls and floors of the New Diamond Market to provide for future installation of market stalls, equipment and accessory work.

York Manufacturing Company for \$251.10, for miscellaneous labor and materials as enumerated in Extra Work Order No. 2, New Diamond Market.

and charging the same to Appropriation No. 174, Market House Bonds.

Also

No. 2797. Resolution authorizing the issuing of a warrant in favor of F. D. Cumber & Son Company for the sum of \$347.09, for extra work done in the design, construction and equipment of the North Side Asphalt Plant on South avenue, and charging the same to Code Account No. 1553. Construction of the North Side Asphalt Plant, Bureau of Highways & Sewers.

Also

No. 2798. Petition for the improvement of Banksville road, from Woodville avenue to the City Line.

Which were severally read and referred to the Committee on Public Works.

Also

No. 2799. Petition for the vacation of a portion of Jane street, between South Thirty-second and South Thirty-third streets, being a strip 14 feet in width on the southerly side thereof.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Raub presented

No. 2800. Communication from Fred R. Klein asking for hearing before proper committee of Council relative to McKinley Park Bridge.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Woodburn presented

No. 2801. An Ordinance designating Bly street as the name of an unnamed 30 foot street in the Twenty-sixth ward, laid out by and shown in the Conrad Rock Plan of Lots, from Royal street to an unnamed 20 foot way, and establishing the grade thereof.

Also

No. 2802. An Ordinance establishing the grade of Dargan street, from Minerva street to Mott way.

Also

No. 2803. An Ordinance establishing the grade of Minerva street, from Ella street to Dargan street.

Also

No. 2804. An Ordinance re-establishing the grade of Turrett street, from Winslow street to Shetland street.

Also

No. 2805. An Ordinance fixing the width and position of the sidewalks and roadway of Bloomer street, from Somers street to the westerly line of Jas. S. Craft's Plan of Lots.

Also

No. 2806. An Ordinance fixing the width and position of the sidewalks and roadway and re-establishing and establishing the grade of Fairmount street, from Rosetta street to Columbo street.

Also

No. 2807. An Ordinance fixing the width and position of the roadway on Jonathan street, from Homewood avenue to a point 322.48 feet west therefrom.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 2808. An Ordinance establishing a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh.

Which was read and referred to the special committee of Council on the Two-platoon system for the fire department and instruction schooling for firemen and police, consisting of Messrs. Woodburn, Dillinger and Hetzel.

The Chair presented

No. 2809.

CIVIC CLUB OF ALLEGHENY COUNTY.

Pittsburgh, March 9th, 1915.
To City Council of Pittsburgh,
Municipal Hall,
Pittsburgh, Pa.

Gentlemen:

The Municipal Art Committee of the Civic Club wishes to respectfully call your attention to its communication to you under date of February 8th, 1915, and to repeat its protest against the erection of a market shed on the Monongahela Wharf. As stated before, this committee feels that the City should not proceed with this work without a preliminary comprehensive survey and study of the problem of municipal market facilities.

In the absence of such far-sighted preparation by the City, this committee feels that its protest against the use of the water fronts for this purpose is a logical one, and most earnestly requests that this project be abandoned until a comprehensive plan of development of market facilities and of water front wharf development shall have been developed and officially adopted.

A proper development cannot be insured and may very easily be made impossible if the City carries out the policy of making use of river front land from time to time to accommodate occasional or permanent needs which have not been intelligently planned for in the beginning.

We, therefore, recommend to your serious consideration that the study of the problems of market facilities and water front development be undertaken, with the co-operation of experts in these municipal problems, and that no structure on the wharf be erected until such studies shall have been made and adequate plans officially adopted.

Very truly yours,
WILLIAM BOYD, JR.,
Chairman of Municipal
Art Committee.
H. M. DERMITT,
Secretary.

Also

No. 2810. Communication from Burd S. Patterson, Secretary of the Lake Erie and Ohio River Canal Association, asking Council to appoint a committee of five to arrange, with other municipalities and counties, for the convention of said Association to be held in Pittsburgh in the near future in furtherance of the Lake Erie & Ohio River Ship Canal.

Which were read, received and filed.

Also

No. 2811. Communication from Charles C. Cooper, Resident Director of the Kingsley Association, protesting against the payment of water rents assessed against said association.

Also

No. 2812. Petition of property owners on Carson street west, protesting against the assessment made for the improvement of said street from the line dividing the old Thirtieth and Fortieth wards of the City to Chartiers Creek.

Which were read and referred to the Committee on Finance.

Also

No. 2813. Communication from the Cleveland Crane & Engineering Company, asking for payment of extra work, amounting to \$462.12, in connection with the erection of the inside crane at the Filtration Plant, Aspinwall.

Which was read and referred to the Committee on Filtration and Water.

Also

No. 2814. Communication from George and Kathie Guhl, together with letter from Department of Public Works, complaining of the bad condition of Rialto street, North Side.

Which was read and referred to the Committee on Public Works.

Also

No. 2815.
MAYOR'S OFFICE,
Pittsburgh, March 5, 1915.

To the President and

Members of City Council,
City of Pittsburgh.

Gentlemen:

Enclosed herewith is a communication from Director Edwards of the Department of Public Health with reference to conditions at the Municipal Hospital. I feel that this is a matter which ought to be given the most serious and immediate thought, and would ask that Council appoint a committee, preferably the gentlemen who are physicians, to look into this matter and ascertain whether the complaints of the Director are such that immediate help is needed at that institution. I am bringing this matter to your attention due to the fact that we had three very bad cases of itch which were impossible to get into any hospital in the city. The sufferers were in terrible agony for a year or more and they could no longer be kept at home. It became necessary to isolate them from the other members of their families. You can therefore see to what extent the City had to go to take care of them by the statement in the Director's letter and if it is possible to give relief to such cases as this within a reasonable appropriation I feel it should be done, and if the small amount mentioned by the Director will do it I believe it could be accomplished by taking it from the Contingent Fund.

Yours very truly,

JOS. G. ARMSTRONG,
Mayor.

Accompanied by letter from Dr. J. F. Edwards, Director of the Department of Public Health, asking for the enlargement of the Municipal Hospital to take care of infectious diseases, such as the itch, etc., which must be isolated from other patients, in the hospital.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 2816.
MAYOR'S OFFICE.

Pittsburgh, March 5, 1915.

To the President and

Members of City Council,
City of Pittsburgh.

Gentlemen:

I am forwarding you herewith a communication from Mr. A. R. Pardonington, Vice President of the Lincoln Highway Association in which they express appreciation to City officials for action in connection with The Lincoln Highway.

Yours very truly,

JOS. G. ARMSTRONG,
Mayor.

THE LINCOLN HIGHWAY COMMISSION.

Detroit, Mich., March 4th, 1915.
Hon. Jos. G. Armstrong,
The Mayor,

Pittsburgh, Penna.

Dear Sir:

There has just been received in this office a copy of Bill No. 62, having to do with the proper marking and designation of certain streets through your city and across Allegheny county which are coincident with the popularly known Lincoln Highway.

This Association has had some correspondence with Mr. Robert Swan, the Director of Public Works, which has been extremely gratifying and indicates that Pittsburgh is alive to the many possibilities of co-operating in the establishment of this great Memorial Highway.

I am directed by our President to express to you, on behalf of our Directors, their appreciation and to ask that this be passed on to the members of your City Council.

Very truly yours,

A. R. PARDINGTON,

Vice President.

Which was read, received and filed.

Also

No. 2817.

MAYOR'S OFFICE.

Pittsburgh, March 8, 1915.

To the President and

Members of City Council,

City of Pittsburgh.

Gentlemen:

In reply to Bill No. 2668, whereby Council passed a resolution requesting the Mayor and the Director of the Department of Public Works to change the heating of boilers in the new market house in the Diamond Market so that gas can be used for fuel instead of coal; would state that for all new boilers installed in the new market house the fuel provided for is gas instead of coal.

The cost of installing the necessary engine and generator to make electricity for the Pittsburgh Market, including in the estimate enough electricity to operate the elevators and light the entire market, including stall lights, the cost of installation will be approximately \$20,000.00.

The cost of operation will be very little, as under the opinion of the City Solicitor, which I understand was received Saturday, the City is entitled to free gas. The engineer running the brine pump can also operate the electric plant with the assistance of perhaps one man to take care of the lamps.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read.

Mr. English moved

That the communication be referred to the special committee of Council to investigate the matter of free gas for the City of Pittsburgh, consisting of Messrs. English, Garland and Dillinger.

Which motion prevailed.

Also

No. 2818.

CITY TREASURER'S OFFICE.

Pittsburgh, Pa., March 9, 1915.

To City Council,

Pittsburgh, Pa.

Gentlemen:

In reply to Resolution, Bill 2706, requesting the City Treasurer to report to Council as to whether water rents due from the Board of Public Education, churches, hospitals, etc., are being paid. I beg to say that I have compiled and transmitted to the Law Department for collection, a statement of all delinquent water rents due from the above mentioned institutions, and requested speedy action thereon.

Some churches and hospitals have paid water rents, but there remains a total sum of about eighty thousand dollars (\$80,000) still due and owing and included in the said statement for collection.

Respectfully,

H. M. LANDIS,

City Treasurer.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2819. Report of the Committee on Finance for March 3rd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2716. An Ordinance entitled, "An Ordinance amending line 5, section 7, Mayor's Office, Division of Motor Vehicles, of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and fixing the rate of compensation thereof.'"

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger.	Herron
English	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn.

Noes—Mr. Kerr.

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2717. An Ordinance entitled, "An Ordinance amending a portion of section 75, paragraph 'Chief Engineer, \$1200.00 per annum,' of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

And the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2718. An Ordinance entitled, "An Ordinance creating in the Bureau of Water, Department of Public Works, the position of Sheet Metal Worker."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres'n't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2548. Resolution authorizing the issuing of a warrant in favor of Matthew Elliott heirs in the sum of \$199.86, refunding overpaid taxes on property in the Fifth (old Thirteenth) ward for the years 1910-11-12-13 and 14, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2586. Resolution authorizing the issuing of a warrant in favor of Harry Halliwell in the sum of \$79.10, and a warrant in favor of John Taylor in the sum of \$111.86, for services as auto mechanics in the Division of Motor Vehicles during the month of January, and charging same to Appropriation No. 1036.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2719. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property from the Contingent Fund, Appropriation No. 42, to the Stephen C. Foster Homestead.

From Contingent Fund, Appropriation No. 42	\$2,360.39
To Stephen C. Foster Homestead,	
Code Account No. 1621, Miscellaneous Services	80.00
Code Account No. 1624, Repairs	1,392.39
Code Account No. 1625, Equipment	888.00
	<u>\$2,360.39</u>

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2720. Resolution authorizing and directing the City Controller to transfer the sum of \$3,000.00 from Appropriation No. 42-10, Item, Tunnel Under Grant Boulevard at Thirty-third Street, to Appropriation No. 42-19, Improving Garfield Playgrounds.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2721. Resolution repealing Resolution No. 517, authorizing the Mayor of the City of Pittsburgh to execute and deliver a quit claim deed for property in the Tenth ward (formerly the Eighteenth ward) to Charles Miller and John Berberich, Trustees for the heirs of Henry Miller, deceased, recorded in Resolution Book, volume 2, page 521.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2722. Resolution repealing Resolution No. 566, authorizing and directing the Mayor of the City of Pittsburgh to execute a deed to Charles Miller and John Berberich, Trustees for the heirs of Henry Miller, certain portions of property described in a certain deed dated June 27th, 1914, recorded in Deed Book, volume 1804, page 257, from George W. Richards, Sheriff, to the City of Pittsburgh, recorded in Resolution Book, volume 2, page 540.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

No. 2725. Resolution authorizing and directing the Mayor, on payment of all taxes and assessments together with the costs and interest thereon into the City Treasury, to execute and deliver a deed to Mrs. Michael Shields for property on the northerly side of Melwood avenue, having erected thereon a 2-story frame dwelling, No. 3527, also property on the south side of Flavian street.

In Finance Committee, March 3rd, 1915, amended by striking out the words "Mrs. Michael Shields" and by inserting in lieu thereof the words "Mrs. Mary Lynch," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2708. An Ordinance entitled, "An Ordinance creating the position of Special Investigator in the Department of Public Safety, and fixing the salary of same."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr moved

That the bill be recommended to the Committee on Finance.

Upon which motion Mr. Kerr demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Kerr
Herron	

Noes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—3.

Noes—6.

And there not being a majority of the votes in the affirmative, the motion did not prevail.

And the bill, as read a second time, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Messrs.

English	Kerr.
Herron	

When the name of Mr. Dillinger was called, he arose and said:

"Mr. President and Gentlemen: I want to say that this ordinance does not create a new position, which will be a burden on the taxpayers. No new money other than that already appropriated in the budget is to be used. This money will be transferred from one code account in the Bureau of Public Morals to another code account in the Department of Public Safety. I also wish to call your attention to the fact that we appropriated \$3000, a year for the salary of the Superintendent of the Bureau of Public Morals and the salary asked for in this ordinance is \$1,000 less. The reason for fixing the salary at \$2,000 is that the position should be on the same salary basis as that of the police commissioners. If the right man is appointed in the position it should be worth \$10,000 to the City of Pittsburgh. The Director of the Department of Public Safety came before Council and requested that he be given 101 additional policemen, but his request was refused. We know that we have not enough police officers to properly man the beats and guard the morals of the City. More effective work can be done by one who is thoroughly acquainted with this vice problem, and it is hoped that the right man will be given the position. I want to say further that the taxpayers of Pittsburgh who have the best interest of the City at heart desire to see Pittsburgh clean and kept clean, and those who know of the effective work done by the Bureau of Public Morals will not object to \$2,000 being paid for a special investigator. I therefore want to be recorded as voting "YES."

When the name of Mr. English was called he arose and said:

"Mr. President and Gentlemen: In my opinion a position of this kind is unnecessary at this time, in view of the fact that we have high priced offi-

ciala charged with the handling of the Department of Public Safety. If it were possible to continue the Morals Bureau of seven members and allow them to continue their work under the nominal supervision of the Director of the Department of Public Safety, it would be perfectly proper to transfer the whole bureau and its employees into the Department of Public Safety and continue the work as heretofore; but the court having decided that the Morals Bureau must be abandoned and the Bureau itself has given up the work, it seems to me the passage of this ordinance, attaching a special investigator, will only divide the responsibility and no good result can be had.

"A recent editorial in The Post expresses my views exactly on this proposition, and with your permission I will read it.

"Let every member of the force know that he must make arrests for any violation of law he may discover without waiting for the word of a special investigator. Keep the police under one head and hold each responsible for keeping his beat clean instead of furnishing him with the excuse that he thought a special officer was supposed to do certain things. Let each know that he has nothing to fear from doing his duty.

"Give the police the same free hand for dealing with vice that they have in fighting the sale of habit-forming drugs, and we will hear of their breaking up its 'gangs' in the same way.

"It seems that this work could be performed by the Civilian Aide, whose salary is \$4,500 per year. When you consider that in addition to the Civilian Aide we have a Superintendent of Police at \$4,000 per year, and a Director of the Department of Public Safety at \$8,000 per year, certainly we are paying enough money to receive the services of high class, skilled men. To my mind it is a mistake to attempt to interfere with the police department. The Department of Public Safety is supposed to be able, and it certainly costs the City enough money, to expect that the entire matter will be properly handled by these high priced officials.

"Please do not misunderstand me in this matter. I am not opposed to the Morals Bureau, as I favor the continuance of this bureau, but think the entire bureau and its work could be placed under the Director of the Department of Public Safety and the work continued as heretofore; but since this cannot be done I do not see any necessity for creating an additional position. I therefore vote NO.

Mr. Herron arose and said:

"Mr. President and Gentlemen: I try to be consistent, and said time and time again that there was necessity for the creation of the Bureau of Information and Complaints; and that there was no necessity for the Civilian Aide in the Safety Department, and I for one do not propose to create positions until I know there is an absolute demand for it. The position of Special Investigator in the Safety Department

is not desired by the head of the Department, and until I am reasonably sure that the head of the Department wants the position created, and will appoint a man who has the qualifications to fill the position and is satisfactory to every one concerned, not until then will I consent to such a position being created.

"The court has decided that the question of protecting the morals of the City is a police function, and therefore should be handled by the Department of Public Safety, which is the proper department of the City to watch over the morals of the City. I have confidence in the Department of Public Safety and feel that this department can satisfactorily take care of this question. I do not feel like casting a reflection upon the department by putting an additional position in the department when I believe the position is not needed. It would look as though the department was not able to cope with the situation. I cannot see any harm in laying this ordinance on the table for a week until the Council could have a conference with the Mayor and the Director of the Department as to whether they need the assistance of this special investigator. Unless the position is desired by both the Mayor and the Director I consider it would be an affront of their integrity to carry on the work of the department properly."

When the name of Mr. Kerr was called, he arose and said:

"Mr. President and Gentlemen: I think at a time when the taxpayers of the City of Pittsburgh are feeling the tax burden more than at any other time in the history of the City, it is certainly ill-advised to create new positions. It is but a few weeks since the closing of the budget, and if this position were necessary it should have been set forth at that time. I am very much opposed to re-opening the budget for the purpose of creating any new positions or to increase any salary. But, no doubt, this ordinance was brought about the decision rendered by the court a short time ago; and it is unfortunate that the court decided that the Morals Bureau was operating without authority of law. Yet I am unable to see how the creation of another position in the Department of Public Safety is going to carry on the work so well done by the Bureau of Public Morals.

"The Police Department, I take it, is well manned, and should therefore be able to look after the morals of the City, particularly if each man in the department does his duty. The administration has not asked for this position, to my knowledge, but has promised to carry on the work of the Morals Bureau with as much, if not more, vigilance than they did. The Mayor in public statements published in the newspapers has promised the people of Pittsburgh the moral conditions of the City would be even better after the abolition of the Morals Bureau than before. Now let us take him at his word.

"The Council, to my knowledge, has never passed an ordinance creating a position without a request either from the Mayor or the Department in which the position is desired; and at this time I cannot see why we should create a position, paying the salary of \$2,000, that will add, although small, another burden on the taxpayers. If we begin in March to create new positions at \$2,000 per annum, by the time the budget making season comes around the deficit will be larger than that of last year. Now is the time to begin to watch the treasury and not after the taxpayers' money has been fritted away. We are too apt to reward individuals without due regard to the interest of the taxpayer. I therefore vote NO."

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2709. Resolution authorizing, empowering and directing the City Controller to transfer the sum of \$1,666.66 from Code Account No. 1184, Item, A-1, Salaries, Bureau of Public Morals, Code Account No. 1126, Item A-1, Department of Public Safety, General Office.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 1649. Resolution authorizing the issuing of a warrant in favor of Morgan MacDonald in the sum of \$3,625.00, for 29 months' lost time as a member of the City Detective force, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2679. Resolution directing the Controller and the Director of the Department of Supplies to remit the penalty imposed on the H. S. Sands Electric Company, and releasing the warrant in favor of the said Electric Company for \$192.00, now being held for payment of said penalty, on account, of 500 cross arms furnished by the Union Electric Company at a cost of \$475.00, on account of delay in furnishing same by the contractor, H. S. Sands Electric Company.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2727. Resolution authorizing the issuing of a warrant in favor of E. R. Sweetland in the sum of \$108.65, in full payment of all claims for damages on account of injuries received in the performance of his duties as a director of playgrounds, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Garland presented from the Committee on Finance.

Pittsburgh, Pa., March 4th, 1915.

To the Council.

Gentlemen:

In conformity with Section 6 of the Depository Ordinance, your Committee on Finance respectfully report that on Thursday, March 4, 1915, the German National Bank, one of the depositories of the City having on deposit \$20,000.00 of the City money, closed its doors. The City Treasurer presented to the president of the institution a check for the balance on deposit and payment was refused.

Respectfully submitted,

ROBT. GARLAND

Chairman.

Which was read, received and filed.

Also

No. 2821

Pittsburgh, Pa., March 9th, 1915.

To the Council.

Gentlemen:

The Committee on Finance respectfully present for your consideration the enclosed communication from the Treasurer and the City Controller in relation to the closing of the German National Bank.

Respectfully,

ROBT. GARLAND

Chairman.

Which was read, received and filed.

Also

No. 2822.

CITY TREASURER'S OFFICE.

Pittsburgh, Pa., March 4, 1915.
Hon. E. S. Morrow,
City Controller,
Pittsburgh, Pa.

Dear Sir:-

The German National Bank of Pittsburgh having failed to open to-day for business, notice on the door stating that the Board of Directors had decided to go into liquidation, I presented a warrant for the amount of the balance on deposit, to the president of the institution for payment, and payment was refused.

The balance on deposit at the present time is twenty thousand dollars (\$20,000.00.)

This notice to you in pursuant to Section 6 of the Bank Ordinance.

Yours respectfully,

H. M. LANDIS,
City Treasurer.

Which was read, received and filed.

Also

No. 2823.

DEPARTMENT OF CITY CONTROLLER.

Pittsburgh, March 4, 1915.
To the Committee on Finance.
Gentlemen:

In pursuance of Section 6 of the Depository Ordinance, I hereby notify you that the German National Bank of Pittsburgh failed to open today for business. That the City Treasurer, Mr. Landis, presented a check for the amount of the balance on deposit to the president of the institution for payment and payment was refused.

Respectfully,

E. S. MORROW,
City Controller.

Which was read, received and filed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 2824. Report of the Committee on Public Works for March 3rd, 1915, transmitting sundry papers, to Council.

Which was read, received and filed.

Also

Bill No. 2684. An ordinance entitled, "An Ordinance regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh by other than the corporate authorities of said City; requiring permits therefor to be taken out except by street passenger railway, or traction companies, and fixing charges therefor, and for the permanent resurfacing of the streets, to be done by the City of Pittsburgh, or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be

granted, and prescribing the punishment for violations of the provisions of this ordinance."

Which was read

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2736. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts, for the furnishing and erection of a movable stiff leg derrick at North Side Municipal Asphalt Plant, and providing for the payment of the cost thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also Bill No. 2738. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the construction and erection of stalls and the furnishing and installation of accessories thereto in the new Diamond Market House."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2737. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director the Department of Public Works to advertise for and award a contract or contracts for the construction of a Farmers' Market Building on Monongahela Wharf, and providing for the payment of the cost thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

When the name of Mr. English was called he arose and said:

"Mr. President and Gentlemen: I regret very much that I cannot vote for this particular ordinance owing to the fact that I am not satisfied with the plans for the proposed farmers market. With the market I am in hearty sympathy and think we should have it, but I think in building the structure we should build it of such a character as would make it suitable for other uses when the farmers are not using the market. As I understand it, the farmers market is intended to provide shelter for several hundred persons who congregate on the wharf in the early hours of the morning two or three times each week. During the balance of the day and during the entire day other than market days this building will be useless under the plan adopted. In my opinion we can help relieve the congestion on the streets by erecting this market building in such a manner as will provide parking space for automobiles during the day time or any other times when the market is not used by the farmers. If this were all of this building it would not make so much difference, but as this is only the initial unit and as later years will show this building may reach anywhere from 500 to 1,000 feet or more in length, you will then and later Councils will wish that the Council which started this market would have been far-sighted enough to have provided a suitable building for such purposes as automobile parking. Our streets are becoming more congested and as the years roll around this congestion will get worse. The wharves are the only available space downtown for automobile or vehicle parking, and it seems to me that wise management would dictate that we look ahead and construct the proper kind of a building rather than demolish it later after thousands of dollars have been spent on it. As I stated before, I am in favor of a farmers market, and if you will change the plan of this building so that we can get other uses out of the building, I will be glad to vote for it; but since I cannot have you change the plan I am compelled to vote against this bill. I therefore vote "NO."

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2625. Resolution authorizing the issuing of a warrant in favor of Carlo DeSanto for \$13.50, being for 6 days' lost time at the rate of \$2.25 per day, on account of injuries sustained in the performance of his duties as driver in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Which was read.

Mr. Kerr moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 1922. An Ordinance entitled, "An Ordinance requiring any person or persons engaged in the work of chipping flag stone, or other sidewalk material, to have some shield or protection to prevent flying particles of said material from injuring persons passing on said pavement, and providing a penalty for violation thereof."

Which was read.

Mr. Kerr moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2325. Report of the Committee on Public Service and Surveys for March 3rd, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2740. An Ordinance entitled, "An Ordinance re-establishing the grade of Barbeau street, from Exchange way to a point 133.33 feet north of the north curb line of Penn avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2741. An Ordinance entitled, "An Ordinance re-establishing the grade of Barkers place, from Liberty avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2742. An Ordinance entitled, "An Ordinance re-establishing the grade of Cecil place, from Penn avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2743. An Ordinance entitled, "An Ordinance re-establishing the grade of Duquesne way, from Anderson street to Barbeau street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2744. An Ordinance entitled, "An Ordinance re-establishing the grade of Evans way, from Exchange way to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2745. An Ordinance entitled, "An Ordinance re-establishing the grade of Eighth street, from Liberty avenue to Duquesne Way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2746. An Ordinance entitled, "An Ordinance re-establishing the grade of Exchange way, from Federal street to Barkers place."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2747. An Ordinance entitled, "An Ordinance re-establishing the grade of Fancourt street, from Exchange way to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2748. An Ordinance entitled, "An Ordinance re-establishing the grade of Federal street, from Liberty avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2749. An Ordinance entitled, "An Ordinance re-establishing the grade of Fifth avenue, from Liberty avenue to Penn avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2750. An Ordinance entitled, "An Ordinance re-establishing

the grade of Maddock place, from Penn avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2751. An Ordinance entitled, "An Ordinance re-establishing the grade of Mentor way, from Penn avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2752. An Ordinance entitled, "An Ordinance re-establishing the grade of McCrea way, from Barkers place of Federal street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2753. An Ordinance entitled, "An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2754. An Ordinance entitled, "An Ordinance re-establishing the grade of Scott place, from Penn avenue to Duquesne way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the third reading and final passage of the bill.

Which motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2755. An Ordinance entitled, "An Ordinance fixing the width and position of the roadway and sidewalks on Penn avenue, between Eleventh street and Water street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2757. An Ordinance entitled, "An Ordinance annulling and setting aside the location of Erin street, between Bedford avenue and Arcena street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2633. An Ordinance entitled, "An Ordinance vacating the portion of the Perrysville plank road, in the Twenty-sixth ward of the City of Pittsburgh, as laid out in Jane Pusey's Plan of Lots, bounded by Perrysville avenue, Rivet way and lot No. 54 in the said plan."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English asked the clerk whether he had obtained the information relating to the assessment for the improvement of the street.

The clerk replied in the affirmative, and read the following:

The ordinance for the opening, widening, grading, paving and curbing and damages by grade of Perrysville avenue, from Carroll street to City line, was approved February 26, 1895. The assessment on the west side, between Taggart street and Rivet way, amounted to \$1,126.25 benefits; no damages assessed against Wm. T. Lindsay and Robt. F. Ramsey, and on March 10th, 1905, the said Lindsey and Ramsey paid \$1,165.65 as their assessment. The Board of Viewers report to Court was confirmed absolutely on May 28, 1904.

Mr. English moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Upon which motion, Mr. English demanded a call for the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Herron
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Noes—Messrs.

Dillinger	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Hetzel	

Ayes—2.

Noes—7.

And a majority of the votes of Council being in the negative, the motion did not prevail.

And the question recurring, "Shall the bill as read a second time be agreed to?"

The motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Hetzel	

Noes—Messrs.

English	Herron
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When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am opposed to vacating any streets or to give any property of the City to any individual or corporations unless sufficient compensation is given to the City in return. In this case I would be glad to vote for this ordinance if some person in authority, such as the City Solicitor, City Controller or City Treasurer, would provide a statement setting forth that this property in question had been assessed for benefits some years ago on account of the opening and paving of Perrysville avenue, but that the property not having any frontage on Perrysville avenue had not actually received any benefit. This ordinance would be all right if that explanation were given by the proper authority and such statement attached to and made a part of this ordinance; or if we would include a preamble in this ordinance something like this:

"Whereas, This property was assessed and paid \$1,100.00 (or whatever the amount is) for supposed benefits due to the opening and paving of Perrysville avenue, but such benefits had not actually been received on account of the property not having any frontage; therefore, it is now proposed to vacate a certain piece of ground which will give this property a frontage and which will change the property from a non-taxable class into a tax paying property.

"I am not satisfied to vote in favor of this ordinance unless some such reasonable explanation is made part of the ordinance. Consequently I am compelled to vote 'NO.'"

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation,

No. 2826. Report of the Committee on Filtration and Water for March 3rd, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2553. Resolution authorizing the issuing of a warrant in favor of Bernard Connor, Coal and Ashman, Bureau of Water, for \$19.13, for 8 1-2 days' lost time on account of injuries sustained in the performance of his duties, and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Herron
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2252. Resolution authorizing the issuing of a warrant in favor of Patrick Knightly, Coal and Ashman, Bureau of Water, for \$128.25, for 57 day's lost time at the rate of \$2.25 per day, on account of injuries received in the performance of his duties, and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Herron
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2555. Resolution authorizing the issuing of a warrant in favor of Jacob Kurtz, Boiler Tender, Bureau of Water, for \$108.00, for 36 days' lost time at the regular rate of \$3.00 per day, on account of injuries received in the performance of his du-

ties, and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Herron
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2463. Resolution authorizing the issuing of a warrant in favor of John Fanning in the sum of \$250, for 13 days' lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duties as a repairman in the Bureau of Water, and charging same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Woodburn (for Mr. Rauh) presented to the Committee on Parks and Libraries, with an affirmative recommendation,

No. 2827. Report of the Committee on Parks and Libraries for March 3rd, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2631. Resolution authorizing the issuing of a warrant in favor of George L. Smith, for \$40.65, which is half of the freight on car of Tufa stone from Venice, Ohio, which was prepaid by him, and charging the same to Bureau of Parks, Code Account No. 1772, Miscellaneous Services, West Park.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 2828. Report of the Committee on Public Safety for March 3rd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2673. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for three Auto Propelled, Combination Hose and Chemical Wagons, one Auto Propelled City Truck, and one Tractor for Hook and Ladder Truck."

Which was read.

Mr. Dillinger moved—

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr moved.

That the bill be recommitted to the Committee on Public Safety.

Upon which motion, Mr. Kerr demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Garland
Goehring (Pres't) Woodburn
Hetzel

Noes—Messrs.

English Herron
Kerr

Ayes—3.

Noes—5.

And there not being a majority of the votes in the affirmative, the motion did not prevail.

And the question recurring, "Shall the bill as read a second time be agreed to?"

The motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger Hetzel
Goehring (Pres't) Woodburn
Garland

Noes—Messrs.

English Kerr
Herron

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am in favor of motorizing the Fire Department, but I am not satisfied with the wording of this present ordinance. It seems to me that the former ordinance having specified the various amounts for each piece of apparatus, wise management would indicate that we ask the Department of Public Safety to tell us the unit prices of the apparatus they propose to buy under this ordinance. Unless we do this, higher prices may be paid for two or three particular pieces of apparatus, which would force the purchase of inferior apparatus for the balance of the items. I do not see why they have departed from the method used in the former ordinance.

"In addition to this, I think the purchase of a new truck for No. 40 Engine House at this time is an extravagance. It is true that I live in the section in which No. 40 Engine House is situated, and I am just as anxious as any other citizen of Pittsburgh to have the property in that vicinity receive sufficient fire protection, but my sworn duty to the entire City of Pittsburgh demands that I use my best judgment in the expenditure of the City's money; and I say positively, without fear of contradiction, that the spending of several thousand dollars for a motor truck for No. 40 Engine House at this time is a useless waste. We have been going along without any trouble whatever, using the present truck, which the old Borough owned, and as there are only one or two buildings over two stories in height and these have fire escapes, in my opinion, the City's money is being wasted in maintaining a truck, and certainly the purchase of a new automobile truck is not necessary."

When the name of Mr. Herron was called, he arose and said:

"Mr. President and Gentlemen: We should designate in the ordinance the price of each piece of apparatus that is proposed to be purchased. I believe this is the first time that the price of each machine or apparatus was not specifically stated in the ordinance. For this reason I am compelled to vote 'NO.'"

Ayes—5.

Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2712. Resolution authorizing the issuing of a warrant in favor of William Fornof, an employee of the Bureau of Fire, for the sum of \$41.93, for 13 days' lost time from January 19th to January 31st, 1915, by reason of having contracted acute articular

rheumatism, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2713. Resolution authorizing the issuing of a warrant in favor of William J. Haney, an employee of the Bureau of Fire, for the sum of \$100.00, for 30 days' lost time from November 1st to November 30th, 1914, inclusive, by reason of having contracted tuberculosis, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2714. Resolution authorizing the issuing of a warrant in favor of Charles Jackson, an employee of the Bureau of Fire, for the sum of \$77.42, for 24 days' lost time from December 22nd, 1914, to January 14th, 1915, by reason of having contracted pneumonia, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2715. Resolution authorizing the issuing of a warrant in favor of Lonzie Phillips, an employee of the Bureau of Fire, for the sum of \$67.26, for 14 days' lost time from March 24th to April 6th, 1914, by reason of having contracted bronchitis, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation.

No. 2828. Report of the Committee on Charities and Correction for March 3rd, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2729. An ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Supplies of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the furnishing

and equipping of the two (2) new pavilions to the Cottage Building, Marshalsea, Pa., and setting aside the sum of nine thousand (\$9,000.00) dollars to provide for the payment of the cost thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Gochring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Herron called up and moved to reconsider the vote by which

Bill No. 2676. Resolution authorizing the issuing of a warrant in favor of Joseph Mazer for the sum of \$21.57, refunding payment of expenses paid to the Bureau of Police for recovering stolen automobile, and charging same to Appropriation No. 42, Contingent Fund.

Was, in Council, March 2nd, 1915, Read and further action indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

And on motion of Mr. Kerr, the resolution was recommitted to the Committee on Finance.

Mr. Rauh presented

No. 2830. Whereas, In order to compensate City employees for time lost while in the employ of the City as the result of injuries, sickness or disablement of any kind sustained in the performance of their duties, an Act was passed in the last legislature known as the "Rauh Act;" and

Whereas, This Act has been unjustly taken advantage of lately by some of the City employees; and

Whereas, Only last week a number of cases were reported to Council—some as far back as 1913—one of them actu-

ally before the Rauh Act was passed by the Legislature; and

Whereas, The Act was never intended for the purpose of permitting any City employe to obtain money from the City under false pretense; therefore, be it

Resolved, That Council respectfully ask the Mayor to notify the Department Heads to investigate carefully every case before them before submitting their papers in these cases to Council, in order that the City may not be deceived by some few of the unworthy employes, who are not entitled to the benefits derived from this Act, for if deception is carried on in the future along this line, it will only result in the Act being repealed, which will be to the detriment of the honest City employe who is entitled to this compensation.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Which motion prevailed.

Mr. Dillinger presented

No. 2831. Whereas, There is pending in the Legislature of Pennsylvania House Bill No. 89, which is an Act providing for an additional license fee of \$100.00 on all retail liquor dealers in the Cities of the first and second class, ten per cent. of which is to be paid into the police pension funds of said City; and

Whereas, It is deemed advisable and expedient, for the best interests of the said Cities as well as for the efficiency and good of the service, that the police be as far removed as possible from any outside influence whatsoever; therefore, be it

Resolved, That this Council be recorded as opposed to the enactment of the above mentioned legislation.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

Mr. English presented

No. 2832. Whereas, The uniform school tax put into operation by the enactment of the new school code has proved satisfactory; and

Whereas, It may be desirable that there be a similar uniform tax for current expenses of the City; and

Whereas, Council should have an expression of opinion from citizens and taxpayers who are interested in a uniform tax; therefore, be it

Resolved, That the Council hold a public hearing on Friday evening, March 12th, 1916, at 7:30 o'clock, P. M., for the purpose of hearing any and all citizens or civic bodies interested in a uniform property tax.

Which was read.

Mr. English moved

The adoption of the resolution.

Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English

Kerr

Herron

Noes—Messrs.

Dillinger

Hetzel

Garland

Woodburn

Goehring (Pres't)

When the name of Mr. English was called he arose and said:

"Mr. President and Gentlemen: It seems to me high time that the City of Pittsburgh through its Council should make an effort to place the bonded debt of the City in up-to-date condition. Under the present system of separate indebtedness, it seems before Council or the people can make improvements payable through bond issues, it is necessary to go to court and get an opinion of the court before we can make any improvements. Right now several important improvements are being held up owing to the suit which has been entered on this very matter. In view of the fact that the legislature several years ago passed a law changing the classification of property assessments from agricultural and rural to the one full assessment, it seems to me that the time has come to adjust the various debts of the City in a manner similar to that which was accomplished by the passage of the School Code. Under the School Code we have but one uniform tax for school purposes and no person disputes it. It has been confirmed by the Supreme Court and any question as to its validity has been settled.

"It seems to me similar action should be taken regarding the various separate debts of the communities now making up the City of Pittsburgh, particularly in view of the fact that several years ago the Legislature passed a law which allows any new boroughs or townships to be annexed to the City of Pittsburgh and the City must assume the assets and liabilities of the newly annexed territories. Particularly in view of the fact that Allegheny was annexed in 1908, the City of Pittsburgh has increased its bonded debt some \$26,000,000 without immediate corresponding benefits to the former City of Allegheny the property of that section is made subject to a lien for these \$26,000,000 additional bonds.

"I think the least the Council can do in this matter is to pass this resolution providing for a public hearing, thus granting to the citizens of the various communities an opportunity to come before Council and express their views, which will enable the Council to decide whether or not to favor or oppose a uniform current tax law. I therefore vote 'AYE.'"

Ayes—3.

Noes—5.

And a majority of the votes of Council being in the negative, the resolution was rejected.

Mr. Kerr called up and moved to reconsider the vote by which

Bill No. 2625. Resolution authorizing the issuing of a warrant in

favor of Carlo DeSanto for \$13.50, being 6 days' lost time at the rate of \$2.25 per day, on account of injuries sustained in the performance of his duties as driver in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Was, in Council this day, read and further action indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

And on the motion of Mr. **Kerr**, the resolution was recommitted to the Committee on Public Works.

The Chair presented

No. 2833

Whereas, The City by virtue of a resolution passed December 16th, 1913, with the co-operation of the Board of Public Education, distributed throughout the public schools of the more congested parts of the City a large number of small potted flowering plants and

Whereas, From letter received from teachers and others there is reason to believe that said distribution of plants was very much appreciated by pupils and parents now, therefore, be it

Resolved, That the Director of the Department of Public Works, through the Bureau of Parks, make a similar distribution of plants at such time during the coming months as he may think desirable.

Which was read.

Mr. **Kerr** moved

The adoption of the resolution.

Which motion prevailed.

Mr. **Garland** presented

No. 2834. An Ordinance authorizing and directing the purchase of certain lot or piece of ground situate in the Twenty-sixth ward of the City of Pittsburgh.

Which was read and referred to the Committee on Finance.

The Chair at this time announced the following appointment of members on special committees:

COMMITTEES APPOINTED IN ACCORDANCE WITH RESOLUTION
BILL No. 2778, ADOPTED BY
COUNCIL ON TUESDAY, MARCH 2ND,
1915.

1. The consideration of the suggestion contained in communication of the Voters' League to the Mayor and Council regarding the City adopting a financial program in the making of municipal improvements—Messrs. **Garland, Kerr and Dillinger**.

2. The consideration of the creation of a Bureau of Public Welfare to take over activities now conducted by commissions and organizations to which the City is making appropriations and grants.—Messrs. **Kerr, Garland and Rauh**.

3. The adoption of a salary standardization of grades and rates.—Messrs. **Hetzel, English and Woodburn**.

4. Municipal pensions or insurance of firemen, police and City employees generally.—Messrs. **English, Woodburn and Hetzel**.

5. The two-platoon system for the fire department and instruction schooling for firemen and police.—Messrs. **Woodburn, Dillinger and Hetzel**.

6. Regulation of street traffic, parking of automobiles, etc.—Messrs. **Herron, English and Kerr**.

7. Regulation of stands and rental in City markets and revising of market rules.—Messrs. **Rauh, Herron and Hetzel**.

8. Consolidation of machine shops in the Bureau of Fire and the reduction of engine houses due to motorization.—Messrs. **Dillinger, Herron and Garland**.

Also

Messrs. **English, Garland and Dillinger** on the special committee in accordance with the provisions of Bill No. 2700, Resolution providing for the appointment of a committee of three to investigate the matter of free gas.

Also

Messrs. **Dillinger, Herron and Garland** on the special committee in accordance with the provisions of Bill No. 775, Resolution providing for the appointment of a committee of three, in conjunction with the Superintendent of the Division of Motor Vehicles and the Auto Mechanician, to consider the advisability of centralizing the City machine shops.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, March 16, 1915,

No. 14

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Mar. 16th, 1915.
Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Herron	Woodburn

Absent—Mr. Goehring (Pres't).

In the absence of President Goehring.

Mr. Woodburn moved

That Mr. Kerr act as Chairman,
Pro tem.

Which motion prevailed.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2835. Resolution authorizing and directing the City Controller to transfer the sum of \$400.00 from Code Account No. 42, Contingent Fund, to Code Account No. 1168, "B", Miscellaneous Services, Bureau of Electricity.

Which was read and referred to the Committee on Finance.

Also

No. 2836. Resolution authorizing and directing the Mayor and the Director of the Department of Public Safety to enter into a contract or contracts for telephone service in the residences of the various District Commissioners of the Bureau of Police for the year 1915, the cost thereof not to

exceed the sum of \$400.00, and charging the same to Code Account No. 1168, Item "B", Miscellaneous Services, Bureau of Electricity.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 2837. Petition for the improvement of Chartiers avenue, Fusion, Toledo and Swaney streets, in the Twentieth ward.

Which was read and referred to the Committee on Public Works.

Also

No. 2838. An Ordinance authorizing the Mayor and the Director of the Department of Supplies to advertise for proposals and to award a contract or contracts for the furnishing and delivering of certain equipment for the Tuberculosis Hospital, Department of Public Health, and providing for the payment therefor from Appropriation No. 154, Hospital Bond Fund.

Also

No. 2839. Resolution authorizing and directing the Mayor and the Director of the Department of Public Health to enter into a lease with the Nixon Realty Company for the lease of the fourth and fifth floors of the Nixon building for use of the Department of Public Health for a period of one year, beginning May 1st, 1915, at an annual rental of \$7,079.00, the amount thereof to be payable in monthly installments; \$6,760.00 to be chargeable to Code Account 1190, Service General Office, and \$39.00 to be transferred from Appropriation No. 42 to make up the deficiency.

Which were read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 2840. Resolution amending Resolution No. 74, series 1915, authorizing the issuing of a warrant in favor of John Hartigan in the sum of \$18.00 by directing the Controller to charge same to Appropriation No. 1223, instead of Appropriation No. 1193.

Also

No. 2841. Resolution authorizing the issuing of a warrant in favor of Mrs. Susan Marshall for \$..... in full payment of all claims for damages by reason of injuries received by

falling on the sidewalk of Hazelwood avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2842. Resolution authorizing the issuing of a warrant in favor of the Collector of Delinquent Taxes for Allegheny County in the sum of \$4.24, in payment of tax for County and road purpose on property owned by the City of Pittsburgh situate on Eldridge street, Fourteenth ward, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2843. Resolution authorizing the City Solicitor to prepare a deed and directing the Mayor to execute and deliver same to Maloney for property situate in the former Thirteenth ward, on payment of all costs, charges, etc., into the City Treasury.

Also

No. 2844.
DEPARTMENT OF CITY
CONTROLLER.

Pittsburgh, March 16th, 1915.

To the Council.

Gentlemen:

The inspectors in this Department have called my attention to the fact that in the inspection of automobiles, especially the fire steamer and tractors, that they cannot make a thorough inspection unless made in the shops where they are being built. It is stated that after a steamer is built and fired as a test at the factory it would be impossible to tell without dismantling the apparatus whether or not charcoal iron had been used in the construction of the tubes, or whether in any instances, cast in place of forged iron had been used.

As I have no authority to order inspections at the factory, I refer the matter to you for your consideration, and if, in your judgment, this shop inspection should be made, I ask you, by resolution, to clothe me with the necessary authority.

Respectfully,

E. S. MORROW

City Controller.

Which were severally read and referred to the Committee on Finance.

Also

No. 2845. Resolution authorizing the issuing of a warrant in favor of Louis Liebold for \$37.70, in full payment for lost time as result of injury received in the performance of his duties as a patrolman, and charging the same to Item 1151, Lost Time, Bureau of Police.

Also

No. 2846. Resolution authorizing the issuing of a warrant in favor of the Rosedale Foundry and Machine Company for \$63.00, in full payment for patterns furnished the Bureau of Electricity, and charging the same to Item 1172, Equipment and Machinery.

Which were read and referred to the Committee on Public Safety.

Also

No. 2847. Communication from (Miss) Katherine E. Anderson asking to be allowed to build fence in rear of her property at No. 238 Atwood street on property which had been vacated by the City as a public alley, and asking that an investigation be made, and also asking to be reimbursed for damages sustained by Bureau of Highways and Sewers removing former fence erected on property.

Which was read and referred to the Committee on Public Works.

Also

No. 2848. Communication from J. W. Smyth, Chairman of the Joint Committee of Pittsburgh Electrical Contractors Association and Pittsburgh Electrical Association, asking that the ordinance regulating the erection, construction and inspection of electrical wires and appliances be amended so far as it relates to payment of fees by electrical contractors for inspection of electrical work, etc.

Also

No. 2849. An Ordinance repealing an ordinance entitled, "An Ordinance supplementary to an ordinance entitled, 'An Ordinance relating to the erection, construction and inspection of wires and appliances used for electrical purposes providing for the inspection and supervision of the same upon streets and within buildings, and providing for the appointment of inspectors thereof, approved May 3rd, 1895; providing for and establishing a schedule of fees to be charged by the City for the permits issued under the provisions of said ordinance by the Department of Public Safety, approved May 31st, 1911.

Which were read and referred to the Committee on Public Safety.

Mr. Herron presented.

No. 2850. Petition of John P. Rush asking Council to pass a resolution to reconvey to him by quit claim deed lots numbered 176 and 177 in George S. Martin and Co., plan of lots known as "Lemington Square Plan," in the Twelfth ward, upon payment by him of the sum of \$25.00, being more than amount of unpaid taxes thereon.

Also

No. 2851. Resolution authorizing the Mayor to execute and deliver unto John P. Rush, a quit claim deed conveying all the interest of the City of Pittsburgh in two certain lots numbered 176 and 177 in George S. Martin's plan of Lemington Square, Twelfth ward, upon payment by him of the sum of \$25.00.

Which were read and referred to the Committee on Finance.

Mr. Raub presented

No. 2852. Resolution authorizing the issuing of warrants, upon presentation of a payroll sworn to by the former Superintendent of the Bureau of Public Morals, in favor of the former

employees of said Bureau for the time served during the month of February and which remains unpaid, and charging the same to Appropriation No. 1184.

Which was read and referred to the Committee on Finance.

The Chair (Mr. Kerr) presented

No. 2853. An Ordinance authorizing the City Treasurer and the City Controller to settle the claims of the City against the Pittsburgh Railways Company, the Duquesne Light Company and the Pennsylvania Light, Heat and Power Company in accordance with terms and conditions agreed upon between the several companies in interest and the Council.

Also

No. 2854. Resolution authorizing and directing the City Controller to transfer the sum of \$15.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1558, Salaries, Bureau of City Property, to pay salary of engineers employed at the City Hall for overtime work.

Also

No. 2855. Petition of August Schlegel, for his son Joseph Schlegel, asking that the amount of lien filed against property at the corner of Termon avenue and Hiawatha street, North Side, for construction of a public sewer, be reduced to such an amount that will allow him to redeem the property.

Which were severally read and referred to the Committee on Finance.

Also

No. 2856. Resolution authorizing the issuing of a warrant in favor of the Thomas Lane Company for the sum of \$46.56, for extra work done on contract for ornamental iron work on the Murray Avenue Bridge, and charging the same to Appropriation No. 117, Bridge Bonds, Series D, 1911.

Also

No. 2857. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving avenues and streets, and authorizing the setting aside of the various sums set forth below, amounting in the aggregate to one hundred forty-nine thousand eight hundred (\$149,800.00) dollars from Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Which were read and referred to the Committee on Public Works.

Also

No. 2858.

MAYOR'S OFFICE.

Pittsburgh, March 13, 1915.

To the President and

Members of City Council,

City of Pittsburgh.

Gentlemen:

City Solicitor O'Brien has requested me to arrange for a conference between

your honorable body and ourselves for the purpose of taking up and mapping out a policy to pursue pertaining to a number of resolutions that have been passed through Council requesting the City executive departments to enter suit before the Public Utilities Commission to regulate water, gas and telephone rates, etc.

Will you kindly let me know when it will be convenient for your body to have this meeting.

Yours very truly,

JOS. G. ARMSTRONG

Mayor.

Which was read.

Mr. English moved

That the communication be received and filed, and a conference arranged for Saturday morning, March 20th, 1915, at 10 o'clock.

Which motion prevailed.

Also

No. 2859. Communication from Hon. Jos. G. Armstrong, Mayor, transmitting communication from Mrs. S. C. Barnhart relative to flag belonging to the City being stored in the Soldiers Memorial Hall.

Also

No. 2860. Communication from Edwin K. Morse asking that the City purchase the Emmerling triangle which was cut off from the Emmerling home by the extension of Baum boulevard through from Rebecca street to Liberty avenue.

Which were read and referred to the Committee on Finance.

Also

No. 2861. Communication from Robert Swan, Director of the Department of Public Works relative to contract for furnishing mantle lamps for street lighting and relative to the City installing the new lines, etc.

Which was read and referred to the Committee on Public Works.

Also

No: 2862.

DEPARTMENT OF LAW.

Pittsburgh, March 9, 1915.

To the Council,

Council Chamber.

Gentlemen:

On Bill No. 2776, Resolution requesting a report as to progress in acquiring property of Theo Lau for playground purposes, I beg to say:

There has been considerable delay in this matter owing to complications of title resulting from conveyances made by Lau to different parties after he had offered the property to the City for sale. Now, however, Viewers have been appointed and a hearing has been fixed for their meeting on the premises on March 23, 1915.

Respectfully,

CHARLES A. O'BRIEN

City Solicitor.

Which was read, received and filed.

Also

No. 2863. Communication from the Uptown Board of Trade extending to Council and the Mayor its thanks for the action taken in widening the roadway of Wylie avenue, between Tunnel and Elm streets, and asking that the roadway on said street be widened to Fifth avenue.

Which was read, and referred to the Committee on Public Works.

Also

No. 2864. Communication from the Penn Avenue Improvement Association asking for a hearing relative to the improvement of streets in the Penn ave district.

Which was read

Mr. Garland moved

That the communication be received and filed, and the petitioners be given a hearing on Wednesday, March 17th, 1915, at 2 o'clock, P. M.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2865. Report of the Committee on Finance for March 10th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2676. Resolution authorizing the issuing of a warrant in favor of Joseph Mazer for the sum of \$21.57, refunding expenses paid police department in recovering stolen automobile; charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2710. Resolution authorizing the issuing of a warrant in favor of D. W. Price, Secret Service Operative of the Bureau of Police, for the sum of \$24.70, for expenses incurred as such employe during the months of November and December, 1914, and

January, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2795. Resolution authorizing the issuing of a warrant in favor of M. O'Herron Company for the sum of \$45.10, for extra work done on the contract for the construction of a concrete sewer on p. p. of P. C. C. & St. L. Railroad, Ellen and Thomas Sullivan and Bridget Seymour, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2112. Resolution authorizing the issuing of a warrant in favor of Frank D. Murto in the sum of five hundred (\$500) dollars in full payment of all damages sustained by reason of his being compelled to vacate his property at the corner of Brad-dock avenue and Susquehanna street on account of defective ordinance approved January 30th, 1913, and charging same to Appropriation No. 42, Contingent Fund.

In Finance Committee, March 10th, 1915, amended by striking out the words "Five hundred (\$500) dollars," and by inserting in lieu thereof the

words "three hundred and fifty (\$350) dollars," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2785. Resolution authorizing the Mayor, upon the payment of the sum of \$6.12, to execute and deliver a deed to Thomas Graham for a certain lot or piece of ground on Parnell street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2723. Resolution providing for the execution and delivery of a deed to Joseph La Spade, upon payment by him to the City of \$671.37, being all taxes, costs and charges, for lot or piece of ground situate in the Eighth ward of the former City of Allegheny, on the North Side of Ohio street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2690. Resolution authorizing the issuing of a warrant in favor of Mrs. Belle Owens in the sum of \$1,000.00, damages by reason of the death of her husband, Charles Owens, killed by fall while employed as a laborer at the Brilliant Pumping Station, and charging the same to Appropriation No.

Which was read.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 2788. Resolution directing the Board of Water Assessors to issue an exoneration to the Butler Short Line for water assessment on a brick building on the Duquesne wharf near Federal street leased from the City of Pittsburgh.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2794. Resolution authorizing and directing the Board of Water Assessors to fix the water rates on the Curtis Home, situate on Centre avenue near Breckenridge street, at \$4.00 per annum for the year 1914 and each year thereafter, and to issue an exoneration for the amount in excess of \$4.00 assessed for the present year 1914.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

(Mr. Kerr voting No.)

Also

Bill No. 2834. An Ordinance entitled, "An Ordinance authorizing and directing the purchase of certain lot or piece of ground situate in the

Twenty-sixth ward of the City of Pittsburgh."

Which was read.

Mr. Garland moved.

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Rauh (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation.

No. 2866. Report of the Committee on Public Works for March 10th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2591. Resolution authorizing the issuing of a warrant in favor of Frank L. Swaney, Stenographer, temporarily employed in the general office of the Bureau of Highways and Sewers, Department of Public Works, for \$157.50, for wages due for two months and three days, from November 28th, 1914, to February 1st, 1915, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2797. Resolution authorizing the issuing of a warrant in favor of F. D. Cummer & Son Company for the sum of \$347.09, for extra work done in the design, construction and equipment of the North Side Asphalt Plant on South avenue, and charging same to Code Account No. 1553 Construction of the North Side Asphalt Plant, Bureau of Highways and Sewers.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2625. Resolution authorizing the issuing of a warrant in favor of Carlo DeSanto for \$13.50, being for 6 days' lost time at the rate of \$2.25 per day, on account of injuries sustained in the performance of his duties as a driver in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2739. Resolution authorizing the issuing of a warrant in favor of The Garden City Wrecking Company in the sum of \$1,700.00 for 100,000 feet of White pine delivered to the Bureau of Highways and Sewers, same to be chargeable to and payable from Code Account No. 1538, Bureau of Highways and Sewers.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh

Noes—Messrs.

English	Kerr (Pres't Pro tem.)
Herron	Woodburn

When the name of Mr. English was called he arose and said:

Mr. President and Gentlemen: I regret very much that the City is in the ridiculous predicament that we now find in the matter of tearing down buildings and then allow a private contractor to turn around and make a profit from the City in the matter of \$1,700 required by this resolution to buy back lumber which formerly belonged to the City. Further it is a question in my mind as to whether or not any savings at all are effected, in view of the fact that the purchase price of \$17 per thousand is at the building site and that the City must load the wagons and cart the lumber to all points of the compass and then unload where the lumber is to be used. It seems to me there is no economy in such proceeding and I venture the assertion that the cost of handling, the loss of time by teams, while loading and the time consumed by the teams in transporting the lumber to the place where it is to be used will more than offset any apparent saving, to which your attention has been called. Further than this, is it possible to get clean lumber without nails or without any knot holes or broken corners or split pieces when it is necessary to use force to take these timbers out of an already constructed building? I cannot see the logic or wisdom in such an argument, and I am compelled to vote NO against this useless expenditure.

Ayes—4.

Noes—4.

And there not being two-thirds of the votes of Council in the affirmative, the resolution failed to pass finally for want of a legal majority of votes.

Also

Bill No. 2796. Resolution authorizing the issuing of warrants in favor of the following:

Carter Electric Company for \$3,430.74, for emergency electrical work for proposed market stalls, accessory work, etc., in the East Building of the new Diamond Market.

John M. Tate Company for \$924.82, for emergency plumbing required in connection with market stall equipment and accessory work of the new Diamond Market.

Henry Shenk Company for \$1,418.94 for installation of certain emergency work in east building in new Diamond Market.

Anderson-Darragh Company, Limited, for \$102.87, for the installation of certain sleeves in walls and floors of the new Diamond Market to provide for future installation of market stalls, equipment and accessory work.

York Manufacturing Company for \$251.10 for miscellaneous labor and materials as enumerated in extra work order No. 2, New Diamond Market. Same to be charged to Appropriation No. 174, Market House Bonds.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Kerr Pres't Pro tem.)
Garland	Rauh
Hetzel	Woodburn

Noes—Messrs.

English Herron

When the name of Mr. English was called, he arose and said:

Mr. President and Gentlemen: I cannot see my way clear to support this resolution authorizing the expenditure of so much money for extras in a new building. It is possible that those having charge of this \$300,000 bond fund did not know exactly the minute details of electric lighting or wiring system. It is clear to my mind that it should have been known that certain aisles or passageways were absolutely necessary to accommodate the public. These aisles or passageways are an absolute necessity, much more so, in fact, than the size or number of the market stalls, inasmuch as a market with stalls alone without aisles and passageways would be absolutely useless. Consequently, it seems to me, some provision should have been made in the original contract to include the major portion of the piping for conduits in aisles and passageways; branch outlets could have been left to accommodate any number of stalls. The number of stalls could be increased or decreased by the use of non-use of these branches which is a small item of cost.

The same statement will apply to the plumbing. As I understand it, this extra work is simply for soil pipe drains placed in the passageways or aisles with bell trap openings, which will allow the stalls to be cleaned out and the dirt from same washed down into the aisles and passageways. Similar branches could have been left in the soil line for stalls.

I am not at all satisfied with the way the City's money has been spent in erecting public buildings, and it seems to me time that the Council, which is charged with the responsibility, of having these things done properly, should exercise its authority and look into detailed matters before the money is spent rather than after the work is done. Here is a large extra on one portion of the building and the other portion has not even been started. We have been confronted within the past few weeks with an extra demand for some \$66,000 for stalls. How much will confront us before the completion of the second building no one seems to know, and I for one do not propose to vote away any more money unless I know what the ultimate cost is going to be. I therefore must regis-

ter my objections to this resolution and am compelled to vote NO."

When the name of the **Chair** (Mr. **Kerr**) was called he arose and said:

"Gentlemen: In voting for this resolution, I want to say that we have called attention to the unbusiness-like method in which this has been done, but the fact that the work has been done it must necessarily at some time be paid, and although I do not approve of this method of doing business, yet I will vote for the approval of this bill. I hope, however, that the department will not present any more resolutions of this character."

Ayes—6.

Noes—2.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. **Woodburn** presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2867. Report of the Committee on Public Service and Surveys for March 10th, 1915 transmitting sundry ordinances to Council.

Which were read, received and filed.
Also

Bill No. 2801. An Ordinance entitled, "An Ordinance designating Bly street as the name of an unnamed 30 foot street in the Twenty-sixth ward, laid out by and shown in the Conrad Rock Plan of Lots, from Royal street to an unnamed 20 foot way, and establishing the grade thereof."

Which was read.

Mr. **Woodburn** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2802. An Ordinance entitled, "An Ordinance establishing the grade of Dargan street, from Minerva street to Mott way."

Which was read.

Mr. **Woodburn** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2803. An Ordinance entitled, "An Ordinance establishing the grade of Minerva street, from Ella street to Dargan street."

Which was read.

Mr. **Woodburn** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2804. An Ordinance entitled, "An Ordinance re-establishing the grade of Turrett street, from Winslow street to Sheatland street."

Which was read.

Mr. **Woodburn** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2805. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway of Bloomer street, from Somers street to the westerly line of Jas. S. Craft's Plan of Lots."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2806. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway and re-establishing and establishing the grade of Fairmount street, from Rosetta street to Columbo street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2807. An Ordinance entitled, "An Ordinance fixing the width and position of the roadway of Jonathan street, from Homewood avenue to a point 322.48 feet west therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2756. An Ordinance entitled, "An Ordinance amending a portion of Section 1 of an ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 2868. Report of the Committee on Filtration and Water for March 10th, 1915, transmitting resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2792. Resolution authorizing the issuing of a warrant in favor of William E. McClurg for \$10.71, as full compensation for all time worked in the month of February, 1915, in excess of the amount paid for the first one-half of February, for services as chairman in the Distribution Division of the Bureau of Water, and charging the same to Appropriation No. 107.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2793. Resolution authorizing the issuing of a warrant in favor of the alley Camp Coal Company for \$17.00, for demurrage paid by the Valley Camp Coal Company during the month of September, 1914, due to delay in unloading cars at Ross Pumping Station on account of breakage of coal hoist at said station. Charging to Appropriation No. 1654, Miscellaneous Services.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2863. Report of the Committee on Public Safety for March 10th, 1915, transmitting resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2448. Resolution authorizing the issuing of a warrant in favor of Thomas J. Wall for the sum of \$100.00, for 31 days' lost time in December, 1914, by reason of injuries received in the service on June 4th, 1914, and charging the same to Code Account No. 1151, Item "L", Lost Time, Bureau of Police.

Which was read.

Mr. Dillinger moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2780. Resolution authorizing the issuing of a warrant in favor of Bernard A. Lenon for the sum of \$70.00, for 200 hours extra service rendered during the month of December, 1914, as chauffeur for the Bureau of Public Morals, and charging the same to Code Account No. 42-K.

Which was read.

Mr. Dillinger moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation.

No. 2870. Report of the Committee on Charities and Correction for March 10th, 1915 transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2786. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the De-

partment of Charities of the City of Pittsburgh to advertise for and award, to the lowest responsible bidder or bidders, a contract or contracts for the construction of an Asylum Building at the City Home and Hospitals, Marshalsea, Pa., and setting aside the sum of three hundred and fifty thousand (\$350,000.00) dollars, to provide for the payment of the cost thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Kerr (Pres't Pro tem.)
Garland	Rauh
Herron	Woodburn
Hetzel	

Noes—Mr. English.

When the name of Mr. English was called he arose and said:

"Mr. President and Gentlemen: The remarks I have previously made on the purchase of lumber from the Old West Penn Playground now owned by the City, as well as those applying to the market house extras, apply with added emphasis to this ordinance. Here we have an opportunity to show the people of Pittsburgh that we are a business Council; before we authorize the construction of a building worth \$350,000, would it not be well for us to have complete plans and specifications, or at least visit the site of the proposed building and get some idea, no matter how slight, as to what it is proposed to do with such a large sum of money. In committee meeting last week I asked the City Architect if he had the plans prepared and the specifications ready to take bids on this building. He stated that he had a few sketches and no member of the committee was interested enough to even take a look at these sketches.

Mr. President, I think it is high time that this Council get down to a business basis and look into all these matters before we authorize the expenditure of such a large sum of money, and I would suggest that this ordinance be laid over for a time, say, 1 or 2 weeks, until the architect can present to us plans and specifications and until every member of the Council has had an opportunity to know something about the kind and style and size of the building it is proposed to erect at Marshalsea. Unless this is done I will be compelled to vote NO on this ordinance.

Mr. President, I need only remind the members of this Council of the present state of affairs up at the Municipal Hospital. There we have practically a new building, not over one or two years old, and but one patient occupying two large wards, and the building so constructed that it cannot be used for other cases of infectious diseases. It has even been so constructed that there is no fire-proof ceiling and it is impossible to put a second story on it. It is practically impossible to remodel the building to make it convenient at all, and it is necessary to erect another building. The Tuberculosis Hospital, which has been located on the Leech Farm and just recently completed, but not yet opened, is another illustration of blunders in building hospitals. I have heard it in this Council and have heard it in the various sections of the City that the proper location for the Tuberculosis Hospital is at Marshalsea. Yet what are we going to do? It seems to me that this Council should profit by the mistakes of the past and before authorizing any more contracts, particularly a contract for the large sum of \$350,000, we should know what we are going to get for this money. For instance, with the market house extra of \$66,000, do we know whether this \$350,000 means simply the bare building without any furnishings, or does it include bedding, supplies, utensils and various other things which are needed in the operation of a hospital building. There is not one word in this ordinance to indicate what we expect the City to get for the \$350,000; and I submit, Mr. President, that it is high time for this business Council to get down to a business basis and at least know what we are doing in such a matter as this. I care not what other members of Council may do, but I have a responsibility in this matter, and unless I am shown what we are going to get for \$350,000, I cannot see my way clear to vote for this ordinance. I therefore vote NO."

When the name of Mr. Herron was called, he arose and said:

"Mr. President and Gentlemen: For the information of this Council, I waited on Mr. Brennen, the City Architect, after the committee meetings on last Wednesday, and asked him what this procedure meant, and he advised me that before the building can be erected and the plans ready to take on, they must be approved by the State Board of Lunacy. By the passage of this ordinance, it will give him an opportunity to have the plans approved, and then he will be in a position to award a contract. I see no harm in laying the ordinance on the table for a week if thereby we would bring about harmony. However, we are not making any blunder should we pass the ordinance today. We know of what the State Board of Lunacy requires; there is a doctor at the City Home and the Art Commission to advise whether the building will meet the requirements of the City of Pittsburgh. I feel confident that the architect will have a building erected that

will be satisfactory. I am not unmindful of what the gentleman has said about other buildings, but at Marshall-sea it is not necessary to isolate the patients, because there are no contagious diseases. So far as I am concerned, I see no harm in the procedure here this afternoon. I therefore vote "AYE."

When the name of Mr. Rauh was called, he arose and said:

"Mr. President and Gentlemen: In explaining my vote, I want to say that I accept the statement made by the Chairman of the Committee on Charities and Correction, and I further want to say that I do not think the entire responsibility of the City rests upon my shoulders, as one member of this Council would make it appear. I am perfectly willing to distribute this responsibility to the nine members of Council."

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 2871. Be it Resolved, That we, the Council of the City of Pittsburgh, do hereby express our faith in the Boy Scout Movement, our conviction that it is one of the best plans for the building of good citizenship, and that the Boy Scouts of America now organized in Allegheny County should have the hearty co-operation and support of all of our people.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

Mr. English presented

No. 2872. Whereas, The former City of Allegheny, now known as the North Side of Pittsburgh, issued the following bonds for the original building, additions and extensions to the electric lighting plant and system:

April 1, 1891.....	\$160,000 due in 1921
Oct. 1, 1893.....	14,000 due in 1923
July 1, 1894.....	86,000 due in 1924
Oct. 1, 1901.....	64,000 due in 1931

Aug. 1, 1904.....	20,000 due in 1918
Oct. 1, 1906.....	18,000 due in 1929
Oct. 1, 1907.....	57,000 due in 1932

making a total of \$417,000; and

Whereas, None of these bonds have been matured and retired; and

Whereas, The present City of Pittsburgh authorized a contract for five years for electric current to provide lighting for the City streets on the North Side; and

Whereas, The sum of money invested in this lighting plant and system and the fact that the bonds have not yet been matured will indicate that some disposition should be made of a valuable property in which so much money is invested; therefore, be it

Resolved, That the President of Council appoint a committee of three to investigate this entire matter, finding out how much money is invested in the building and plant alone as distinguished from the amount invested in wiring, lamps, etc., for the purpose of finding some use for the abandoned plant.

Which was read.

Mr. English moved

The adoption of the resolution.

Mr. Dillinger moved

That the resolution be laid on the table.

Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Dillinger	Kerr (Pres't Pro tem.)
Garland	Rauh
Hetzel	Woodburn
Noes—Messrs.	
English	Herron

Ayes—6.

Noes—2.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

Mr. English moved

That the Law Department report what has been done regarding the coal contract dispute, which arose during the hearings on the appropriation ordinance.

Which motion prevailed.

And there being no further business before the meeting the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, March 23, 1913,

No. 13

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues. Mar. 23rd. 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2873. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh Auto Lamp Repair Company for the sum of \$50.00, for repairing automobile in the Bureau of Building Inspection, Department of Public Safety, which repairs were made in October 1913, and charging the same to Code Account No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Mr. English presented

No. 2874. Resolution authorizing the City Solicitor to satisfy lien filed at No. 495 July Term 1908 M. L. D. against A. B. Sharp, for the construction of a sewer on Faroni street, Twentieth ward, upon the payment by Mr. Sharp of the sum of \$68.60.

Which was read and referred to the Committee on Finance.

Also

No. 2875. Petition of the erection of an arc lamp at the intersection of Lanpark and Hillsboro streets.

Also

No. 2876. Communication from Wm. Ward Machinery Company asking that Dawn avenue, Nineteenth ward, be improved so that it will be possible to travel on said street.

Which were read and referred to the Committee on Public Works.

Also

No. 2877. Resolution authorizing and directing the Mayor and the Director of the Department of Public Health to enter into a lease with the Nixon Realty Company for the lease of part of the Fourth floor and all of the Fifth floor of the Nixon building for use of the Department of Public Health for a period of one year, beginning May 1st, 1915, at an annual rental of \$6,760.00, the amount thereof to be payable in monthly installments from Code Account 1190, Services, General Office.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 2878. Resolution authorizing the issuing of a warrant in favor of George A. and Solomon Jones in the sum of \$343.56, refunding overpaid taxes on property in the Eighteenth (old Thirty-eighth) ward for the years 1907-08-09-10-11-12-13, and charging the same to Appropriation No. 41.

Also

No. 2879. Resolution authorizing the execution and delivery of a deed to Sarah E. Shields for all that certain lot or piece of ground situate in the Fourteenth ward, being Lot No. 31 in Park View Plan of Lots No. 2 as laid out by E. H. Watkins, on the south-westerly side of Eilers street, upon the payment of all costs, interest and taxes due on said property.

Also

No. 2880. Resolution authorizing the City Solicitor to prepare and the Mayor to execute a deed conveying all that certain lot or piece of ground situate in the Twenty-sixth ward, North Side, on the west side of Portman avenue at the corner of Siebold lot, to

Gertrude Christy upon the payment by her into the City Treasury of all claims and costs, etc., assessed thereon.

Also

No. 2881. Resolution authorizing and directing the Mayor to execute and deliver a deed of reconveyance to the heirs of Mary Ann Magerly for all that certain certain lot or piece of ground fronting 20 feet on Fountain street, Twenty-fifth ward, North Side, and charging all the costs to the City of Pittsburgh.

Also

No. 2882. Resolution authorizing and directing the Mayor to execute and deliver a deed of reconveyance to Nancy Jane Hunter for all that certain lot or piece of ground fronting 20 feet on Fountain street, Twenty-fifth ward, North Side, and charging the costs thereon to the City of Pittsburgh.

Also

No. 2883. Resolution authorizing and directing the Controller to transfer the sum of \$50.00 from Code Account No. 1024, "Miscellaneous Services," to Code Account No. 1028, "Equipment," Bureau of Information and Complaints.

Also

No. 2884. Resolution authorizing and directing the Controller to transfer the sum of \$562.72 from Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to the following Appropriations: \$374.56 to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity; \$188.16 to Appropriation No. 1114, Miscellaneous Services, Art Commission.

Also

No. 2885. An Ordinance authorizing the Mayor and the several department heads to enter into leases with the Estate of Henry W. Oliver and providing for the payment thereof.

Also

No. 2886. An Ordinance amending Line 4, Section 38 of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," approved January 21, 1915; changing the compensation of the stenographer and clerk in the Bureau of Smoke, Department of Public Health.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 2887. Resolution authorizing and directing the City Controller to transfer the following amounts from Appropriation No. 42, Contingent Fund: \$691.00 to Appropriation No. 1307, Wages, Regular Employees; and \$556.20 to Appropriation No. 1306, Salaries, Regular Employees, Marshalsea City Home, Department of Charities, for the purpose of providing the difference between the present wages and salaries and the Current Union Wages to be provided for the balance of the fiscal year of 1915.

Also

No. 2888. An Ordinance amending a portion of Section 47 of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Which were read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 2889. Resolution authorizing the issuing of a warrant in favor of James J. White for \$99.00, in payment of wages as tinner in the Mechanical Division, Bureau of Water, from February 1st, 1915 to February 28th, 1915, inclusive, having worked 22 1-2 days at the rate of \$4.40 per day, and charging the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2890. Resolution authorizing the issuing of a warrant in favor of Joseph H. Bandi in the sum of \$13,553.00, upon receipt of deed and approval of title of property situate on West Liberty avenue, Nineteenth ward, to be used as portion of West Liberty avenue when improved, and charging the same to Appropriation No.

Which was read and referred to the Committee on Finance.

Also

No. 2891. An Ordinance widening Benton avenue, from Brighton road to the easterly line of the Berkeley plan, as laid out by the Brighton Club Company and providing that the cost, damages and expenses so occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 2892. An Ordinance authorizing and directing the regrading, repaving, recurbings, laying of sidewalk pavements, and otherwise improving to the re-established grades of the following highways: Penn avenue, Duquesne way, Bells way, Barbeau street, Fancourt street, Evans way, Stanwix street, Fifth avenue, Cecil place, Mentor place, Federal street, McCreary way, Exchange way, Barkers place, Scott place, Maddock place, and Eighth street; fixing the terminal points of said improvements authorizing and directing the letting of a contract or contracts therefor, and providing for the payment of the costs thereof.

Also

No. 2893. Communication from James Rees & Sons protesting against the proposed changing and raising of grade of Fancourt (formerly Fourth) street and Duquesne way.

Which were severally read and referred to the Committee on Public Works.

Mr. Rauh presented

No. 2894. Resolution authorizing the issuing of a warrant in favor of the Ellwood Stone Company for \$776.56 for 1142 lin. feet of 6 inch sandstone curbstone furnished, dressed and set, and charging the same to Appropriation Code Account No. 42-7, Improvement of Woodlawn road, Schenley park, Bureau of Parks.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Woodburn presented

No. 2895. An Ordinance establishing the opening grades of Celeron street, Cromwell street, East End avenue, Flotilla way, Forbes street, Pansy way and Peebles street, as laid out and proposed to be dedicated as legally opened highways by William E. Harmon, in a plan of lots of his property, in the Fourteenth ward of the City of Pittsburgh, named "William E. Harmon's Plan of Forbes Manor."

Also

No. 2896. An Ordinance establishing the grade of Bells way, from Penn avenue to Exchange way.

Also

No. 2897. An Ordinance granting to the Crucible Steel Company of America the right and privilege to construct and maintain a crane run-way across Thirty-first street, between the Allegheny river and the Allegheny Valley Railroad.

Also

No. 2898. An Ordinance amending an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at thirty-third street and Liberty avenue, in the City of Pittsburgh; and for the purpose of providing for the changes in the grade of the tracks of said Companies; the necessary changes in the grade of the existing streets; the construction of the necessary overhead structures; and all other changes incident thereto; and providing for the payment of the cost thereof," approved the Twenty-second day of March, 1913, and authorizing the proper officers for and on behalf of the City of Pittsburgh to enter into a supplementary contract, changing or amending the original ordinance made between the City of Pittsburgh and the said Companies dated August 1, 1913, in accordance with the terms of this ordinance.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented.

No. 2899. Communication from W. M. Ewing asking that the City compensate Mollie Davis in the sum of \$1500.00 for property taken by the widening and grading of Leila street, Nineteenth ward.

Also

No. 2900. Communication from the Central Young Women's Christian Association asking for hearing relative to water rate assessed against them.

Also

No. 2901. Communication from The Volunteers of America asking that they be exempted from payment of water rent on property at 343 Second avenue.

Also

No. 2902. Communication from James H. Thompson asking if the City will sell Lot No. 47 in the Ruch Hill Plan, situate on Kirkpatrick street.

Which were severally read and referred to the Committee on Finance.

Also

No. 2903. Communication from the Uptown Board of Trade asking for hearing on ordinance authorizing the County Commissioners to construct, operate and maintain a public highway tunnel through the South Hills.

Also

No. 2904. An Ordinance authorizing and empowering the County Commissioners of the County of Allegheny to construct, operate and maintain a public highway tunnel consisting of two tubes from a point beginning on the southerly side of East Carson street opposite or nearly opposite Third street, Seventeenth ward, Pittsburgh, to a point on Warrington avenue about 650 feet northerly from the intersection of Warrington avenue and Boggs avenue, Eighteenth ward, Pittsburgh, Pa.

Also

No. 2905. Communication from J. E. Corfield asking that Atkins street, on the North Side, be graded and paved.

Also

No. 2906. Communication from Edgar S. Koonhauser asking that Tilbury street, between Nicholson street and Wm. Pitt boulevard, be graded, paved and curbed.

Which were severally read and referred to the Committee on Public Works.

Also

No. 2907. Communication from Quinby Construction Co., Inc., asking Council to adopt a 40-foot street laid out by them in the Fourteenth ward as a public highway.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 2908. Communication from the University of Pittsburgh inviting Council and His Honor, the Mayor, and their friends to attend demonstration outfit showing how soft coal smoke, blast furnace dust, cement and alumina dust, may be removed from gasses in which they are held in suspension.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 2909. Communication from the Pittsburgh Realty Owners Association asking the support of Council in the passage of the "Home Rule Bill" now pending in the Legislature.

Which was read and referred to the special committee of Council on legislation, consisting of Messrs. Kerr, English, Herron, Woodburn and Garland.

Also

No. 2910. Communication from R. H. McBride, Superintendent of the Parting of the Ways Home, asking Council to ride in parade of automobiles on Saturday, March 27th, 1915, to aid in the support of the home.

Which was read.

Mr. Rauh moved

That the invitation be accepted.
Which motion prevailed.

UNFINISHED BUSINESS.

Bill No. 2739. Resolution authorizing the issuing of a warrant in favor of The Garden City Wrecking Company in the sum of \$1,700.00, for 100,000 feet of White Pine delivered to the Bureau of Highways and Sewers; same to be chargeable to and payable from Code Account No. D-1538, Bureau of Highways and Sewers.

In Council, March 16th, 1915, Rule suspended, read three times and failed to pass for want of a legal majority (2-3) vote.

Which was read.

And upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	

Noes—Messrs.

English	Herron
Kerr	Woodburn

Ayes—5.

Noes—4.

And there not being two-thirds of the votes of council in the affirmative, the resolution failed to pass finally

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2911. Report of the Committee on Finance for March 17th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2680. Resolution authorizing the issuing of a warrant in favor of Charles Greenberg in the sum of \$300.00, in full settlement of all claims against the City on account of injuries received by falling on sewer

drop in Bustrick alley, and charging the same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2840. Resolution directing the Controller to pay the sum of \$18.00 to John Hartigan from Appropriation No. 1223, instead of from Item No. 1193, as provided in Resolution No. 74, Series 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2852. Resolution authorizing the issuing of warrants, upon presentation of a pay roll sworn to by the former Superintendent of the Bureau of Public Morals, in favor of the former employees of said Bureau for the time served during the month of February and which remains unpaid, and charging same amounts to Appropriation No. 1184.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2854. Resolution authorizing and directing the City Controller to transfer the sum of \$15.00 from Contingent Fund, Appropriation No. 42, to Code Account No. 1558, Salaries, Bureau of City Property.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2690. Resolution authorizing the issuing of a warrant in favor of Mrs. Belle Owens in the sum of \$1,000.00 by reason of the death of her husband, Charles Owens, who died as a result of a fall from a platform at the Brilliant Pumping Station while employed as a laborer and charging the same to Appropriation No.

In Finance Committee, March 17th, 1913, amended by striking out "\$1,000" and by inserting in lieu thereof "\$700," and by adding at the end of the resolution the words "42. Said allowance to be paid in equal monthly installments of twenty-five dollars per month until the whole sum shall be paid," and as amended returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the resolution was read a second time.

Mr. Garland moved

To amend the resolution by striking out the words "equal monthly installments of twenty-five dollars per month until the whole sum shall be paid," and by inserting in lieu thereof the words "manner following, to wit: \$200.00 to be paid on the approval of this resolution, and the remainder to be paid in equal monthly installments of \$25.00 per month."

Which motion prevailed.

And the resolution, as read a second time and amended, was agreed to.

And the resolution was read a third time and agreed to

And upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring, (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2853. An Ordinance entitled, "An Ordinance authorizing the City Treasurer and the City Controller to settle the claim of the City against the Pittsburgh Railways Company, the Duquesne Light Company and the Pennsylvania Light, Heat and Power Company, in accordance with the terms and conditions agreed upon between the several companies in interest and the Council."

Which was read.

Mr. Garland moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also, with a negative recommendation.

Bill No. 2730. An Ordinance entitled, "An Ordinance regulating and licensing blind itinerant musicians in the City of Pittsburgh, providing for the method, procedure and acquiring and revoking of licenses and time for which, and persons to whom, licenses are to be granted."

Which was read

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Upon which motion Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Hetzel	

Noes—Messrs.

English	Herron
---------	--------

When the name of Mr. English was called, he arose and said.

"Mr. President and Gentlemen: I am opposed to laying this ordinance, providing for the licensing of blind musicians, on the table. This ordinance will carry into effect that which the Department of Public Safety is now doing without any authority from Council; in other words, the department is licensing these blind musicians without any legal right; they are merely doing it as a police power. Therefore, this ordinance should be passed in order to give the Director of the Department of Public Safety the legal right and power to deal with this matter."

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

Also

Bill No. 2835. Resolution authorizing, empowering and directing the City Controller to transfer the sum of \$400.00 from Code Account No. 42, Contingent Fund, to Code Account No. 1168, Item "B", Miscellaneous Services, Bureau of Electricity.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2912. Report of the Committee on Public Works for March 17th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2592. Resolution authorizing the issuing of a warrant in favor of Jacob Steigerwald for \$74.00, being for 37 days lost time at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duties as a laborer in the Bureau of Highways and Sewers, and charge same to Appropriation No. 1537, Wages, Temporary Employees, Boardwalks and Steps.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2856. Resolution authorizing the issuing of a warrant in favor of Thomas Lane Company for the sum of \$46.56, for extra work done on contract for ornamental iron work on the Murray Avenue Bridge, and charging same to Appropriation No. 117, Bridge Bonds, Series D, 1911.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2857. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving avenues and streets, and authorizing the setting aside of the various sums set forth below, amounting in the aggregate to one hundred forty-nine thousand eight hundred (\$149,800.00) dollars from Code Account No. 1485, E. Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof."

In Public Works Committee, March 17th, 1915, amended in section 1 as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Kerr moved

That the amendment of the Public Works Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Itaugh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with a negative recommendation.

No. 2913. Report of the Committee on Filtration and Water for February 17th, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2461. Resolution authorizing the issuing of a warrant in favor of Joseph R. Williams for \$81.00, being for 36 days lost time at \$2.25 per day, on account of injuries sustained in the performance of his duty as coal and ashman at the Brilliant Pumping Station, Bureau of Water, and charging same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Herron moved

That the resolution be recommended to the Committee on Filtration and Water.

Which motion prevailed.

Also

Bill No. 2458. Resolution authorizing the issuing of a warrant in favor of Thomas Maloney for \$34.12, being for 12 7-8 days lost time at the rate of \$2.65 per day, on account of injuries sustained in the performance of his duty as an Oiler at the Montrose Pumping Station, Bureau of Water, and charging same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2462. Resolution authorizing the issuing of a warrant in favor of George Dierstein for \$145.00, 58 days lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duty as repairman at Montrose Pumping Station, Bureau of Water, and charging same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

REPORTS OF SPECIAL COMMITTEES.

Mr. Woodburn presented from the Special Committee.

No. 2914

Pittsburgh, March 23rd, 1915.

To the President and

Members of Council.

Gentlemen:

Your Special Committee on investigation of Police Courts would report in part that their investigation so far has convinced the committee that additional legislation on the part of the State Legislature is necessary in order to secure the establishment of municipal courts of the kind needed, considered necessary and established by other cities.

There should be legislation providing that the magistrates shall have power to release prisoners accused of minor misdemeanors, and who can give satisfactory reference and other sufficient guarantees, upon their own recognition pending their appearance before the magistrate, they should also have power to parole in cases of minor misdemeanors and power to commit to remedial institutions.

At least the majority of magistrates hereafter selected should be attorneys and magistrates should be selected for terms are not co-terminous, so that there would be approximately one or two selected each year, thus divorcing the selection of magistrates from the change of city administration.

Your committee therefore recommends that Council go on record as endorsing legislation to this end, and that this Committee be empowered to co-operate in securing the same and instructed to continue its labors.

Which was read.

Mr. Woodburn moved

That the report be received and filed and adopted.

Which motion prevailed.

Mr. Woodburn arose and said:

"Mr. President and Gentlemen: I wish to make a partial or preliminary report on the part of the Special

Committee of Council appointed to consider the re-naming of streets. A week or so ago a petition numerously signed by residents of a certain section of the North Side was presented and referred to this special committee. The petition requested a change in name of what is now known as Nunnery Hill to 'Fineview.' As I understand it, the special committee has no power to change the name of any section of the City, but if the Council will give its approval to the change proposed, the street railway company will change the name of its line to the new name of 'Fineview,' and the citizens of that district will, of course, have to adopt that name, which they are perfectly willing to do, and make it sufficiently prominent so that it will become known by the new name."

Mr. Woodburn moved

That it is the sense of this Council that the name of Nunnery Hill be changed to "Fineview."

Which motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Kerr presented.

No. 2915. Whereas, The District Chief of the Bureau of Fire is generally the first to arrive at a fire; and

Whereas, If he carried a Babcock or fire extinguisher in his auto Runabout, he would very often be able to extinguish small fires before the arrival of the fire department, thus saving damages to property owners and cost to said department; therefore, be it

Resolved, That the Director of the Department of Public Safety be requested and instructed to have a Babcock or fire extinguisher placed in each of the Auto Runabouts of the District Chiefs of the Bureau of Fire.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Mr. Rauh presented

No. 2916. Whereas, The people of Pittsburgh, the Boards of Trade and other civic bodies of this City are overwhelmingly in favor of a non-partisan administration of their municipal affairs; and

Whereas, The bill providing for the non-partisan nomination and election of officers of cities of the second class has not been in working operation long enough to already ask for its repeal; and

Whereas, In the interests of good government and civic uplift this bill shall be further tried out, and

Whereas, The bill for the repeal of the Non-Partisan Law was introduced by a member of the Legislature from Cambria County and not from this County; Therefore, be it,

Resolved, That the Council of the City of Pittsburgh ask for a hearing

before the proper committee at Harrisburg when the consideration for the repeal of the bill comes up for discussion, and that members of Council at that time go to Harrisburg, at their own expense, and appear before this Committee to unqualifiedly oppose the repeal or mutilation of this Act; and, be it further

Resolved, That the President of Council through the City Clerk ascertain the exact date and time when this hearing takes place, and on behalf of Council request that they be given a hearing, to which his Excellency, Martin G. Brumbaugh, Governor, be likewise invited. And, be it further

Resolved, That at said hearing at Harrisburg Council invite all citizens of Pittsburgh, representatives of civic bodies, boards of trade, etc., to attend this hearing. And, be it further

Resolved, That a copy of these resolutions be sent to His Excellency, Martin G. Brumbaugh, Governor, and each member of the Senate and House of Representatives of Pennsylvania.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Which motion prevailed.

Mr. English presented

No. 2917. Whereas, The newspaper accounts of the address of His Honor, the Mayor, before the Commercial Club at the Fort Pitt Hotel on Friday, March 19th, report that the Mayor stated there were more politics in Pittsburgh Council than in the Council of any other city; and

Whereas, It also credits the Mayor with stating that it is the custom of the members of Council to ask who is back of every ordinance introduced; and

Whereas, The whole tenor of the address as reported in all the newspapers tends to discredit the entire Council and at the same time attempts to mislead the people of Pittsburgh into believing that the Mayor has no responsibility in the matter of the higher tax rate he predicts for next year; Therefore, be it

Resolved, That His Honor, the Mayor, be requested to appear before the Council and either repeat his address or explain what he means and also be prepared to answer questions any or all members of Council may care to ask him.

Which was read.

Mr. English moved

The adoption of the resolution.

Mr. Garland moved

That the resolution be laid on the table.

Upon which motion, **Mr. English** demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger
Garland
Goehring (Pres't.)

Hetzel
Rauh

Noes—Messrs.

English
Herron

Kerr
Woodburn

Ayes—5.

Noes—4.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Garland presented

No. 2918. Resolution requesting the Mayor to return to Council, without action thereon, for further consideration, Bill No. 2785, Resolution authorizing the Mayor to execute and deliver to Thomas Graham a deed for a certain lot or piece of ground on Parnell street.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned, without action thereon.

Bill No. 2785. Resolution authorizing and directing the execution and delivery of a deed to Thomas Graham, upon the payment by him of the sum of \$6.12, for a lot or piece of ground on Parnell street.

In Council, March 16th, 1915, Rule suspended, read three times and finally passed.

Which was read.

Also

No. 2919.

Mayor's Office,

Pittsburgh, Pa., March 22, 1915.

Mr. John M. Goehring, President,
City Council, City of Pittsburgh.

Dear Sir:

I am returning herewith Bill No. 2919, which is a resolution for the delivering of a deed to Mr. Thos. Graham for a piece of property upon which there was some mistake made when paying taxes. This resolution calls for Mr. Graham to pay into the City treasury the amount of expense for returning the same which was mentioned in the bill as \$6.12. After referring same to the Law Department we find the record shows \$68.47. The returning of the bill is not so much for the amount as it is to stop a precedent of this kind being established. The only proper place I believe, to get the records of indebtedness of this kind is at the City Attorney's office and all such bills should be sent there before the same is passed as the City Attorney finally has to make out the deeds and qualify to the correctness of same. If Council wish to allow this to go through and the City bear the rest of the expense, nevertheless, there should be a record of same.

Yours very truly,

JOS. G. ARMSTRONG

Mayor.

Which was read, received and filed.

Mr. Garland moved

To reconsider the vote by which Bill No. 2785 was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the resolution be read a second time and third times, and finally passed?"

The motion did not prevail.

And on motion of Mr. Garland, the resolution was recommitted to the Committee on Finance.

Mr. Garland presented

No. 2920. Whereas, The time for paying taxes and receiving a discount expires on Wednesday, March 31st, 1915; and

Whereas, Owing to depressed business conditions, many owners of real estate have to depend upon their rents to pay their taxes; and

Whereas, April rents will be payable during the first week of April; therefore, be it

Resolved, That the City Treasurer is hereby authorized and directed to extend the time for paying taxes and receiving the benefit of the 2 per cent discount up to and including Saturday, April 10th, 1915, in order to allow realty owners, who depend upon April rents to pay their taxes, to obtain the said discount.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. Rauh presented

No. 2921. Resolved, That our Senators and Representatives in the State Legislature be requested to support and work for the passage of House of Representatives Bill No. 968, entitled, "An Act granting to cities of the second class the authority to exercise the rights of local self government, and providing a method of securing the same," better known as the "Home Rule" bill, which is now pending in the Committee on Municipal Corporations.

Resolved, That the City Clerk be and is hereby directed to mail a copy of the above resolution to the local members of the State Senate and the House of Representatives.

Which was read, and on motion of Mr. Rauh, referred to the Special Committee on Legislation.

The Chair at this time said:

"Gentlemen: A week, or ten days ago, a resolution was passed by Council providing for the appointment of eight different special committees to study and investigate matters that annually come before the Budget Committee. My idea is that these special committees should meet at least once a week. Therefore, in order to do this a schedule should be fixed so that each member on the several committees would know when the committee of which he is a member is going to meet. In this way also there would be no confusion of time of meetings."

And there being no further business before the meeting, the Chair declared Council Adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, March 30, 1915,

No. 16

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pitts., Pa., Tuesday, March 30th, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 2922. An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted, or injuries sustained while in the performance of their duties.

Also

No. 2923. An Ordinance providing for the appointment of a Captain of Secret Service Operatives in the Bureau of Police, Department of Public Safety, and fixing the salary therefor.

Which were read and referred to the Committee on Finance.

Also

No. 2924. An Ordinance providing for the letting of a contract or contracts for telephone service in the various departments of the City Government for the year 1915.

Also

No. 2925. Resolution authorizing the issuing of a warrant in favor of Miss Anna Allen in the sum of \$35.00 for 15 days services rendered as stenographer in the Bureau of Public Morals during the month of March, 1915 and charging the same to Code Account No. 1184, A-1, Bureau of Public Morals, Department of Public Safety.

Also

No. 2926. Resolution authorizing the issuing of a warrant in favor of A. G. Burgoyne, Jr., in the sum of \$125.00, for 15 days services rendered as Superintendent of the Bureau of Public Morals during the month of March, 1915, and charging the same to Code Account No. 1184, A-1, Bureau of Public Morals, Department of Public Safety.

Which were severally read and referred to the Committee on Public Safety.

Mr. English presented

No. 2927. Resolution authorizing and directing the City Controller to Transfer the sum of \$39.84 from Municipal Hospital Bond Fund 168-A, to Municipal Hospital, Equipment 168-B, for the purpose of completing the purchase of necessary equipment.

Also

No. 2928. Resolution authorizing and directing the City Controller to transfer the sum of \$319.00, from Appropriation No. 42, Contingent Fund, to Code Account 1190, Services, General Office, Department of Public Health, for the purpose of paying the balance of rent of Fourth and Fifth floors of Nixon Building.

Which were read and referred to the Committee on Finance.

Also

No. 2929. Petition of citizens of the Twentieth ward asking Council to take up with the Pittsburgh Railways Company the matter of having cars stop at Elliott Steps on Chartiers avenue at the entrance to Amherst street.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 2930. Communication from H. A. Shaffer protesting against the South Pittsburgh Water Company charging \$1.00 a foot for the extension of water lines to residences on Kiralfy avenue, Nineteenth ward.

Which was read and referred to the Committee on Filtration and Water.

Mr. Garland presented

No. 2931. Resolution authorizing the issuing of a warrant in favor of H. P. Meeds in the sum of \$125.00, for services rendered as bookkeeper in the Pittsburgh Playground Association for 1-4 month, and charging the same to Code Account 1788, Salaries, Temporary Employees, Bureau of Recreation, Department of Public Works.

Also

No. 2932. Resolution authorizing and directing the City Solicitor to release property of Oscar C. Stoehr, situate on Murray avenue in the Fifteenth ward from the proportionate assessment for the grading, paving and curbing of Murray avenue, upon the payment by him of the sum of \$335.60.

Also

No. 2933. Petition of Mrs. Mary Smith for \$300.00 damages by reason of the City constructing a public sewer under her property on Windsor street, Fifteenth ward.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 2934. An Ordinance providing for the letting of a contract for the furnishing and delivering of suction chambers and cage plates for 5 Million Gallon Pumping Engine No. 5, in the Howard Street Pumping Station, and providing for the payment thereof. Contract No. 8-C.

Also

No. 2935. Resolution authorizing the issuing of a warrant in favor of Herman Zuhlker, laborer, Bureau of Water, for \$34.00, for 17 days lost time at the rate of \$2.00 per day on account of injuries received in the performance of his duties, and charging the same to Appropriation No. 1652, Bureau of Water.

Also

No. 2936. Resolution authorizing the issuing of a warrant in favor of James J. White for \$53.40, in payment of wages as tinner in the Mechanical Division, Bureau of Water, from March 1st, 1915 to March 15th, 1915, inclusive having worked 12 1-4 days at the rate of \$4.40 per day, and charging the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Also

No. 2937. Resolution authorizing the issuing of a warrant in favor of Dr. J. Walter Beyer for \$35.00, for professional services rendered Thomas Hughes an employee in the Bureau of Water who was injured in the performance of his duties, and charging the same to Appropriation No. 1646, Mis-

cellaneous Services, Bureau of Water.

Which were severally read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 2938. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a public relief sewer on Lyman street Peoples street, a portion of which is within the limits of the Borough of Wilkesburg, Guthrie street, Braddock avenue and Private property of H. C. Frick, from East End avenue to the Run in Fern hollow, and authorizing the setting aside of Twenty-six thousand (\$26,000.00) dollars from Appropriation No. 42, "Contingent Fund," for the payment of the costs thereof.

Which was read and referred to the Committee on Finance.

Also

No. 2939. Resolution authorizing the issuing of a warrant in favor of Thomas H. Brooks for \$47.50, being for 19 days lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duties as a raker at the Asphalt Plant of the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant.

Also

No. 2940. Communication from the Pettit Storage and Van Company, relative to the condition of Hope street, between Lacock street and River avenue.

Also

No. 2941. Petition for the construction of a public sewer on Look-out street, North Side.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 2942. An Ordinance granting unto The Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Centre avenue and South Highland avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating a curved track connecting its present outbound track on Centre avenue with the inbound track of the Pittsburgh, Oakland and East Liberty Passenger Railway Company on South Highland avenue.

Also

No. 2943. An Ordinance granting unto The Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Negley avenue and Penn avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved tracks connecting its present inbound and outbound tracks on Negley avenue with the inbound and outbound tracks on

Penn avenue owned by the Citizens Passenger Railway Company.

Which were read and referred to the Committee on Public Service and Surveys.

Also

No. 2944. Resolution authorizing the issuing of warrants in favor of Messrs. James F Kane and Alvin Foster in the sum of \$100.00 each as preliminary expenses attached to trip to New York City to enter Fire College of the Fire Department of said city to apply themselves to its courses of instructions for 30 days for the purpose of providing railroad fare and maintenance during the month of April, 1915, and charging the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire; providing, however, that the said Messrs. James F. Kane and Alvin Foster shall file with the City Controller itemized statements of their expense accounts upon their return to the City of Pittsburgh at the close of said period of 30 days.

Which was read and referred to the Committee on Public Safety.

The Chair presented.

No. 2945. Report of the Department of Public Safety on Bill No. 2915, relative to placing Babcock extinguishers on automobiles used by assistant fire chiefs.

Which was read and referred to the Committee on Public Safety.

Also

No. 2946. Communication from Henry J. C. Breker, Secretary of the Business Men's Association of East Ohio street, North Side, relative to the tax on awnings and signs, and also relative to the widening of East Ohio street.

Which was read and referred to the Committee on Finance.

Also

No. 2947. Petition for the construction of a public sewer on Bader street, between Damas street and an unnamed street, in the Twenty-fourth and Twenty-sixth wards.

Which was read and referred to the Committee on Public Works.

Also

No. 2948. Communication from Louis J. Asfelder asking that the "Tag Day" ordinance either be enforced or repealed.

Which was read and referred to the Committee on Charities and Correction.

UNFINISHED BUSINESS.

Bill No. 2739. Resolution authorizing the issuing of a warrant in favor of The Garden City Wrecking Company in the sum of \$1,700.00, for 100,000 feet of White Pine delivered to the Bureau of Highways & Sewers, same to be chargeable to and payable from Code Account No. D-1538, Bureau of Highways and Sewers.

In Council, March 16th, 1915, Rule suspended, read three times and failed

to pass finally for want of a legal majority (2-3) vote.

In Council, March 23rd, 1915, Read and failed to pass for want of a legal majority.

Which was read.

The Chair presented

No. 2949.

March 30th, 1915.

President and Members of Council,

Pittsburgh, Pa.

Gentlemen:

Referring to the Resolution authorizing the payment of \$1,700.00 for 100,000 feet of lumber purchased from the Garden City Wrecking Company for repairs to boardwalks and steps in the Bureau of Highways & Sewers. You have had this matter up twice but no action has been taken upon the same and the season of the year is near when we must have lumber to carry on the work.

I would like to say in connection with this matter that the contract for the wrecking of the West Penn Hospital was let in the ordinary and regular way in which all contracts are let; the Ordinance authorizing the work was past by Council, the contract was advertised, bids received and contract awarded to the Garden City Wrecking Company, whose bid was the most advantageous to the City of the four (4) bids received.

The contract specified that all material was to become the property of the Contractor, which is the customary way of letting wrecking contracts. A similar contract was let about the same time, namely, to Booth & Flinn, Ltd., for wrecking the buildings on the site of the proposed County-City Building, for which the specifications were the same. The purchase of any material saved from the building is a matter entirely independent of the wrecking contract.

The Department of Supplies had a requisition from this Department to purchase certain lumber for boardwalks and steps and they heard of this lumber which could be purchased at a much less price than the contract price, as well as being a superior grade of lumber. Before purchasing the lumber the Controller sent his Inspector to examine the same and advised the Department of Supplies that it was good, sound, white pine which was worth \$50.00 a thousand at least. The contract price for ordinary material for boardwalks and steps is from \$28.00 to \$30.00 per thousand, therefore the Department of Supplies, using the best of judgment, purchased the lumber from the Wrecking Company.

Yours very truly,

ROBT. SWAN,

Director.

Which was read, received and filed.

Mr. F. P. Booth, Director of the Department of Supplies, having been sent for, appeared before Council and verified the statement as made by the Di-

rector of the Department of Public Works in letter submitted to Council. He further stated that the City was saving a large sum of money by purchasing this second-hand lumber from the Gerden City Wrecking Company; that it was bought at the suggestion of the Bureau of Highways and Sewers, and that this bureau needed the lumber in order to repair boardwalks and steps.

And the question recurring on the final passage of the resolution, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Billinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Messrs.

English	Kerr
Herron	

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I want to say that I am opposed to fixing up any illegal blunders made by anybody in the employ of the City. If this were a mere slip or small error, I would be glad to overlook it in view of the expected economy in the purchase of this lumber. Instead of being small slips or errors, however, the various directors are repeatedly doing things without authority and then sending the Director of the Department of Supplies or some individual to pull the wool over the eyes of Council, and it is high time that the Council call a halt. If this were a good thing, it could have been taken care of by resolution before the lumber was purchased, but to simply do business illegally as has been done repeatedly is a wrong and I do not propose to condone this one. I therefore vote NO."

When the name of Mr. Garland was called, he arose and said:

"Mr. President and Gentlemen: I did not intend to say anything, but the gentleman to my right (Mr. English) has stated that the purchase of this lumber was illegal. I want to state that there was nothing illegal about it. It is a business matter absolutely and purely, and it is so shown by the Director's letter just read. There is absolutely nothing wrong about the matter in which this lumber was purchased, and I therefore vote Aye."

When the name of Mr. Herron was called, he arose and said:

"Mr. President and Gentlemen: I wish to call your attention to the fact that the contract for tearing down the old West Penn Hospital building was under the charge and jurisdiction of the Department of Public Works and the person charged with the responsibility of this department should have known that the material in this building could have been used for city purposes. Before the contract was let for tearing down the building, it should have been known that the old lumber could have been used for repairing boardwalks and steps.

"I also maintain, Mr. President, that the department should have advertised

for bids for this second-hand lumber to be used by the Bureau of Highways and Sewers for repairing boardwalks and steps the same as was done in the matter of second-hand fire apparatus for the Bureau of Fire. All contracts calling for the expenditure of \$500 or more must be advertised; and if this contract had been advertised, I am sure, the City would not have paid as much for similar material.

"Mr. President, I do not propose to favor different rules, one for the Department of Public Safety and another for the Department of Public Works. If it was consistent on our part to order the Department of Public Safety to advertise for second-hand fire apparatus, then it was just as essential on our part to insist on the Department of Public Works doing the same thing when they wanted second-hand lumber. I try to be consistent and I feel as though I have a right to insist on things being done in a legal manner, and as this action today is far from that, I therefore vote "NO."

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with a negative recommendation.

No. 2950. Report of the Committee on Finance for March 24th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2735. Resolution authorizing the issuing of a warrant in favor of William Terrell in the sum of \$150.00, in full settlement of all claims for damages on account of burning his wagon which was left on City property at River avenue and William Pitt boulevard, and charging the same to Appropriation No 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2783. Resolution authorizing the issuing of a warrant in favor of John Cotz, father and next best friend in law of William Cotz, in the sum of \$2,500.00, in full settlement of all claim for damages on account of injuries to said William Cotz by being struck by No. 2 Auto Patrol at Grant street and Sixth avenue, and charging the same to Code Account No. 42 (Contingent Fund).

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2886. An Ordinance entitled, "An Ordinance amending line 4, section 38 of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof,' approved January 21, 1915; changing the compensation of the stenographer and clerk in the Bureau of Smoke, Department of Public Health."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

(Mr. Garland requested to be recorded as voting NO).

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2951. Report of the Committee on Public Works for March 24th, 1915, transmitting ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2892. An Ordinance entitled, "An Ordinance authorizing and directing the regrading, repaving, re-curb-ing, laying of sidewalk pavements, and otherwise improving to the re-established grades of the following public highways: Penn avenue, Duquesne way, Bells way, Barbeau street, Fancourt street, Evans way, Stanwix street, Fifth avenue, Cecil place, Mentor way, Federal street, McCrea way, Exchange way, Barkers place, Scott place, Maddock place and Eighth street; fixing the terminal points of said improvements, authorizing and directing the letting of a contract or contracts therefor, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

(Mr. Rauh not voting).

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2904. An Ordinance entitled, "An Ordinance authorizing and empowering the County Commissioners of the County of Allegheny to construct, operate and maintain a public highway tunnel consisting of two tubes from a point beginning on the southerly side of East Carson street opposite or nearly opposite Third street 17th Ward Pittsburgh to a point on Warrington ave. about 650 feet northerly from the intersection of Warrington avenue and Boggs avenue, Eighteenth ward, Pittsburgh, Pa.

Which was read

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr moved

That the bill be recommitted to the Committee on Public Works.

Which motion did not prevail.

And the bill as read a second time was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2952. Report of the Committee on Public Service and Surveys for March 24th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2895. An Ordinance entitled, "An Ordinance establishing the opening grades of Celeron street, Cromwell street, East End avenue, Flotilla way, Forbes street, Pansy way and Peebles street, as laid out and proposed to be dedicated as legally opened highways by William E. Harmon, in a plan of lots of his property in the Fourteenth ward of the City of Pittsburgh named 'William E. Harmon's Plan of Forbes Manor.'"

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2897. An Ordinance entitled, "An Ordinance granting to the Crucible Steel Company of America the right and privileges to construct and maintain a crane run-way across Thirty-first street, between the Allegheny river and the Allegheny Valley Railroad."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2898. An Ordinance entitled, "An Ordinance amending an ordinance of the City of Pittsburgh, entitled, 'An Ordinance authorizing the proper officers, for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junc-

tion Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh, and for the purpose of providing for the changes in the grade of the tracks of said Companies; the necessary changes in the grade of the existing streets; the construction of the necessary overhead structures, and all other changes incident thereto, and providing for the payment of the cost thereof; approved the 22nd day of March, 1913, and authorizing the proper officers for and on behalf of the City of Pittsburgh to enter into a supplementary contract, changing or amending the original ordinance made between the City of Pittsburgh and the said Companies dated August 1, 1912, in accordance with the terms of this ordinance."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2896. An Ordinance entitled, "An Ordinance establishing the grade of Bells way, from Penn avenue to Exchange way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

(Mr. Rauh not voting).

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 2953. Report of the Committee on Filtration and Water for March 24th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2461. Resolution authorizing the issuing of a warrant in favor of Joseph R. Williams for \$81.00, being for 36 days lost time at \$2.25 per day, on account of injuries sustained in the performance of his duty as coal and ashman at Brilliant Pumping Station, Bureau of Water, and charging same to Appropriation, No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 2588. Resolution authorizing the issuing of a warrant in favor of Albert Nuntist, Oiler, Bureau of Water, for \$83.48, for 31 1-2 days lost time, at the regular rate of \$2.65 per day, on account of injuries received in the performance of his duty, and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

No. 2790. Resolution authorizing the issuing of a warrant in favor of Antonio Casale for \$41.50, being for 14 days' lost at \$2.25, as caulker in the East End Yard of the Bureau of Water, and for medical services to the extent of \$10.00, and charging the same to Appropriation No. 1651, Distribution Division, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2889. Resolution authorizing the issuing of a warrant in favor of James J. White for \$99.00, in payment of wages as tinner in the Mechanical Division, Bureau of Water, from February 1st, 1915, to February 28th, 1915, inclusive, having worked 22 1-2 days at the rate of \$4.40 per day, and charging the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh

Goehring (Pres't.) Woodburn
Herron

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also with a negative recommendation.

Bill No. 2731. Resolution authorizing the issuing of a warrant in favor of Martin Leonard for the sum of \$56.00, for 28 days' lost time at the rate of \$2.00 per day, on account of sickness contracted in the performance of his duties as a laborer in the Filtration Division, Bureau of Water, and charging same to Code Account No. 1642, A-1, Salaries, Regular Employees.

Which was read.

Mr. Herron moved

That the resolution be recommended to the Committee on Filtration and Water.

Which motion prevailed.

Mr. Rauh presented from the Committee on Parks and Libraries, with an affirmative recommendation.

No. 2954. Report of the Committee on Parks and Libraries for March 24th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2894. Resolution authorizing the issuing of a warrant in favor of The Ellwood Stone Company for \$776.56, for 1152 lin. feet of 6 inch Sandstone curbstone furnished, dressed and set, as per bids attached and charge the same to the Bureau of Parks, Code Account No. 42-7, Improvement of Woodlawn road, Schenley park.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2955. Report of the Committee on Public Safety for March 24th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2846. Resolution authorizing the issuing of a warrant in favor of the Rosedale Foundry and Machine Company for \$63.00, in full for bill for patterns furnished the Bureau of Electricity, and charging same to Item 1172, Equipment and Machinery.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 2956. Report of the Committee on Health and Sanitation for March 24th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2838. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Supplies to advertise for proposals and to award a contract or contracts for the furnishing delivering of certain equipment for the Tuberculosis Hospital, Department of Public Health, and providing for the payment therefor from Appropriation No. 154, Hospital Bond Fund."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh

Goehring (Pres't.) Woodburn
Herron

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2877. Resolution authorizing and directing the Mayor and the Director of the Department of Public Health to enter into a lease with the Nixon Realty Company for the lease of part of the Fourth floor and all of the Fifth floor of the Nixon building for use of the Department of Public Health for a period of one year, beginning May 1st, 1915, at an annual rental of Six thousand seven hundred and sixty (\$6,700.00) dollars, the amount thereof to be payable in monthly installments from Code Account 1190, Services, General Office.

In Health and Sanitation Committee, March 24, 1915. Read and amended by striking out "part of," by striking out "all of" and by striking out "Six thousand seven hundred and sixty (\$6,700)" and by inserting in lieu thereof "Seven thousand and seventy-nine (\$7,079.00)", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. English moved

That the amendments of the Health and Sanitation Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2839. Resolution authorizing and directing the Mayor and the Director of the Department of Public Health to enter into a lease with the Nixon Realty Company for the lease of the fourth and fifth floors of the Nixon building for use of the Department of Public Health for a period of one year, beginning May 1st, 1915, at

an annual rental of \$7,079.00, the amount thereof to be payable in monthly installments, \$6,760.00 from Code Account 1190, Services General Office, and \$319.00 to be transferred from Appropriation No. 42 to make up the deficiency.

Which was read.

Mr. English moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

REPORTS OF SPECIAL COMMITTEES.

Mr. Kerr presented from the Special Committee.

No. 2957.

Pittsburgh, March 30th, 1915.

To the President and Members of Council.

Gentlemen:

We, the undersigned members of the Committee on Legislation, desire to make the following report on Bill No. 968, entitled, "An Act granting to cities of the second class the authority to exercise the rights of local self government, and providing a method of securing the same," better known as the "Home Rule" bill, which was referred to us at the last meeting of Council.

A meeting of the Committee on Legislation was held on Thursday, March 25th, 1915, which was attended by the City Solicitor and a representative of the Pittsburgh Realty Owners Association.

The bill submitted to your committee does not meet with our approval, and we have directed the City Solicitor to prepare a new bill which will be submitted to the Council through us as soon as the City Solicitor can have it prepared.

Respectfully submitted,

JOHN S. HERRON

W. Y. ENGLISH

S. S. WOODBURN

ROBT. GARLAND

J. P. KERR

Chairman.

Which was read.

Mr. Kerr moved

That the report be adopted and a copy be sent to the City Solicitor.

Which motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 2958.

Whereas, According to reports in the morning papers, there has been introduced into the Legislature at Harrisburg, a bill seeking practically to remove the competitive feature of the Civil Service Act of May 23rd, 1907, applicable to cities of the second class in this State; and

Whereas, Placing in the exempt class of any employees of the City would subject them to arbitrary removal and so tend to lessen the permanency of employment of such employees and the efficiency of their service to the City; and

Whereas, The competitive system of selection and appointment has been tested for a long time by the United States Government and by municipal authorities throughout the world, and has been found to be the most feasible and satisfactory plan for determining the relative efficiency of applicants for employment by municipalities; now, therefore,

Resolved, That the Council of the City of Pittsburgh is thoroughly opposed to the proposed change in the Civil Service Law applicable to cities of the second class in the State of Pennsylvania, as provided by the Bill introduced in the House of the General Assembly of said State by Honorable W. J. Mangan of Pittsburgh, on March 29th, 1915; and, be it further

Resolved, That the Council of the City of Pittsburgh is opposed to any legislation tending to weaken or lessen, in any particular, the restrictive provision of the present Civil Service Law affecting cities of the second class; and, be it further

Resolved, That copies of this resolution be sent to the Governor and to the Speaker of each House of the General Assembly, and to the Chairman of the committee or Committees having the bill in charge.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

Mr. Rauh presented

No. 2959. Whereas, Tuesday, April 6th, 1915, having been set as the date for the hearing on the Non-partisan Ballot Bill in the City of Harrisburg, Pa.; and,

Whereas, It is the desire of the members of Council to attend said hearing on said date; therefore, be it

Resolved, That the session of Council be held on Monday, April 5th, 1915, at 3 o'clock P. M., instead of Tuesday, April 6th, 1915 at 3 o'clock P. M.

Which was read.

Mr. Rauh moved

The adoption of the resolution.
Which motion prevailed.

Mr. Dillinger called up

Bill No. 2835. Resolution authorizing empowering and directing the City Controller to transfer the sum of \$400.00 from Code Account No. 42, Contingent Fund, to Code Account No. 1188, Item B, Miscellaneous Services, Bureau of Electricity.

In Council, March 23rd, 1915, Read and further action indefinitely postponed.

Which was read.

Mr. Dillinger moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

Mr. Dillinger moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Mr. Woodburn presented

No. 2960. Whereas, Council, presuming upon the completion of the New Diamond Market within two years, fixed April 1, 1915, as the period of expiration of all leases for storerooms, stalls and stands in the North Side Market; and

Whereas, The New Diamond Market is not yet ready for occupancy and the South Side Market is being reconstructed; therefore, be it

Resolved, That the Director of the Department of Public Works be directed to extend or continue the present leases for storerooms, stalls and stands in the North Side Market until such time as Council shall fix the duration and terms of leases for all market houses.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.
Which motion prevailed.

Mr. Garland moved

That the President of Council be authorized to send the following telegram to J. W. Smyth, Commonwealth Hotel, Harrisburg, Pa.:

"Council today unanimously took action approving your Bill relating to electrical contractors."

Which motion prevailed.

Mr. Hetzel presented

No. 2961. Resolution authorizing the issuing of a warrant in favor of Thomas Hughes, laborer at the Filtration Plant, Bureau of Water, for \$86.89, for 40 3/4 days' lost time at the rate of \$2.10 per day, on account of injuries received in the performance of his duties, and charging the same to Appropriation No. 1644, Wages, Regular Employees, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Woodburn moved

That the following members be excused for absence from Council and Committee meetings:

Mr. Dillinger on March 17th, 1915;

Mr. English on March 17th, 1915;

President Goehring on March 10th, 16th, 17th and 24, 1915;

Mr. Herron on March 24th, 1915.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Monday, April 5, 1915,

No. 17

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Monday, April 5th, 1915.

Council met pursuant to the following resolution:

Bill No. 2959. Whereas, Tuesday, April 6th, 1915, having been set as the date for the hearing on the Non-partisan Ballot Bill in the City of Harrisburg, Penna.; and

Whereas, it is the desire of the members of Council to attend said hearing on said date; therefore, be it

Resolved, That the session of Council be held on Monday, April 5th, 1915, at 3 o'clock, P. M., instead of Tuesday, April 6th, 1915, at 3 o'clock, P. M.

Which was adopted at a meeting of Council, held Tuesday, March 30th, 1915.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

The Chair at this time stated that the first order of business would be the election of the city clerks, in accordance with the provisions of the Act of Assembly.

Mr. Kerr nominated Mr. Edward J. Martin, for the position of City Clerk.

Mr. Rauh seconded the nomination.

And on the motion of Mr. Garland, the nomination closed on the name of Edward J. Martin.

And the result of the voting was as follows:

For Edward J. Martin:

Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

And Edward J. Martin having received 8 votes, being a majority of the votes of Council, was declared duly elected City Clerk for the ensuing term.

Mr. Garland nominated Mr. Robert Clark for the position of Assistant City Clerk.

Mr. English seconded the nomination.

And on motion of Mr. English, the nominations closed on the name of Robert Clark.

And the result of the voting was as follows:

For Robert Clark:

Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

And Robert Clark having received 8 votes, being a majority of the votes of Council, was duly elected Assistant City Clerk for the ensuing term.

PRESENTATIONS.

Mr. English presented

No. 2962. Resolution authorizing the issuing of a warrant in favor of Messrs. Phil & Miller for the sum of \$272.00 for removing and rebuilding Hose Tower at No. 6 Engine House, and charging the same to Code Account No. 1160, item "E", Repairs, Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 2963. An Ordinance providing for the letting of a contract or contracts for furnishing eight, more or less, motor cycles for the Bureau of Police.

Also

No. 2964. Resolution authorizing and directing the Mayor and the Director of the Department of Supplies

to donate and deliver to the Ben Franklin Public Schools on Lincoln Avenue Extension a bell now located in the tower of Engine Company No. 47 on the North Side, for which the Bureau of Fire has no further use.

Which was read and referred to the Committee on Public Safety.

Also

No. 2965. Resolution authorizing and directing the City Solicitor to satisfy the lien filed against the property of Johanna Placke located in the former Thirteenth ward for city taxes for the year 1908, on payment of the tax together with the interest and penalty, and charging the costs to the City.

Also

No. 2966. Resolution authorizing the issuing of a warrant in favor of the Episcopal Church of the Messiah of Sheraden in the sum of \$72.11, reimbursing the church for moneys expended in locating a stoppage in a sewer into which the church premises drained, and ascertained that the trouble with said sewer was not in the private but in the public sewer laid by the City, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 2967. Resolution authorizing the issuing of a warrant in favor of Henry Dorfman for the sum of \$7.00, refunding money paid for a building permit which was not used, and charging the same to Appropriation No. 41.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 2968. An Ordinance authorizing the proper officers of the City of Pittsburgh to cancel, with the consent of the lessor, lease to the City of Pittsburgh for premises at 542 Fourth avenue, Pittsburgh, and to enter into a new lease for the use of the Department of Charities for premises at No. 439 Second avenue, for a period of two years from May 1st, 1915, with privilege of renewal, at a rental of one thousand (\$1,000.00) dollars per annum, and water rents, and providing for the payment of said rentals.

Also

No. 2969. Resolution authorizing the Director of the Department of Charities to expend a sum not to exceed \$150.00 for alterations, repairs, equipment and removal to building at 439 Second avenue, Pittsburgh of the offices of the Department of Charities, and setting aside \$150.00, or so much of same as may be necessary for the payment or payments required for the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Charities and Correction.

Mr. Kerr presented.

No. 2970. Resolution authorizing the issuing of a warrant in favor of Jacob Branston for \$57.93 for 25 3-4

days' lost time at the rate of \$2.25 per day, on account of injuries sustained while in the performance of his duties as a driver in the Third Division of the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1529, Wages Temporary Employees, Cleaning and Repairing Sewer Drops, Bureau of Highways and Sewers.

Also

No. 2791. Resolution authorizing the issuing of a warrant in favor of William J. Crummie for \$38.75 for 7 3-4 days lost time at the rate of \$5.00 per day, on account of injuries sustained while in the performance of his duties as a roller engineer in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1546, Temporary Employees, Asphalt Plant.

Also

No. 2972. Resolution authorizing the issuing of a warrant in favor of Dominick Ferrari for \$41.63 for 18 1/2 days lost time, at the rate of \$2.25 per day, on account of illness occurring while in the performance of his duties as a Drop Cleaner in the Third Division, Bureau of Highways and Sewers, and charging the same to Appropriation No. 1529, Wages Temporary Employees, Cleaning and Repairing Sewer Drops, Bureau of Highways and Sewers.

Which were severally read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 2973. Report of the Committee on Finance for March 31, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2888. An Ordinance entitled, "An Ordinance amending a portion of Section 47 of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915."

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2734. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for repairs to the South Side Market House."

In Finance Committee, March 31st, 1915, amended as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved.

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2922. An Ordinance entitled, "An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment by reason of illness contracted, or injuries sustained while in the performance of their duties."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

When the name of Mr. Rauh was called, he arose and said:

In explanation of my stand on bill No. 2922, I desire to state that I am compelled to vote for this bill in the interest of efficiency and also to serve the interests of the taxpayers.

When, during the last Legislature, I succeeded in having enacted the measure commonly known as The Rauh Act, authorizing cities of the first and second class to compensate employes for time lost while in the employ of the City, as a result of injuries, sickness or disablement of any kind sustained while in the performance of their duties,—I did it feeling that the City would not be taken advantage of by any of its employes, but of late some City employes have asked for claims under this act which, in my opinion, are unjust.

Bill No. 2922 still give the employes of the City a certain compensation for illness contracted or injuries sustained while in the performance of their duties, but the provisions are such that it will be far more difficult to impose upon the City after its passage than if this bill were not in force.

While I am still of the firm opinion that all employes of the City should be paid in full as stated in the Rauh Act, nevertheless owing to the reasons aforementioned, I deem it my duty to vote for bill No. 2922.

Ayes.—8.

Noes.—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 2782. Resolution providing for the execution and delivery to Henry E. Weil of a deed for property purchased by the city at M. L. D. No. 12 March Term, 1908, wherein Charlotte E. Weil, was defendant, situate in the Nineteenth (formerly Thirty-fifth) ward, fronting 40 feet on the south side of Virginia avenue and extending back 100 feet.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2879. Resolution providing for the execution and delivery of a deed to Sarah E. Shields, upon payment of all costs, interest and taxes, for lot or piece of ground purchased by the City at No. 285 March Term, 1907, situate on the southwesterly side of Ellers street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2822. Resolution authorizing and directing the Mayor to make a deed to reconveyance to Nancy Jane Hunter, and have the costs charged to the City, for lot fronting 20 feet on Fountain street, in the Twenty-fifth ward.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2883. Resolution authorizing and directing the Controller to transfer the sum of \$50.00 from Code Account No. 1024, Miscellaneous Services, to Code Account No. 1028, Equipment, Bureau of Information and Complaints.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2887. Resolution authorizing and directing the City Controller to transfer from Appropriation No. 42, Contingent Fund, \$691.00 to Appropriation 1307, Wages, Regular Employees, and \$556.20 to Appropriation 1306, Salaries, Regular Employees, Marshalsea City Home, Department of Charities, for the purpose of providing the difference between the present wages and salaries and the current union wages to be provided for the balance of the fiscal year of 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes.—8.

Noes.—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2927. Resolution authorizing and directing the City Controller to transfer the sum of \$39.84 from Municipal Hospital Bond Fund, 168-A, to Municipal Hospital Equipment, 168-B, for the purpose of completing

the purchase of necessary equipment of Municipal Hospital.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2928. Resolution authorizing and directing the City Controller to transfer the sum of \$319.00 from Appropriation No. 42, Contingent Fund, to Code Account 1190, Services General Office, Department of Public Health, for the purpose of paying the balance of rent of fourth and fifth floors of Nixon Building.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2874. Resolution authorizing the City Solicitor, upon the payment by A. B. Sharp of the sum of \$68.60, to release lot fronting 30 feet on Faroni street, in the Twentieth ward, from lien filed at No. 495 July Term, 1908, M. L. D.

In Finance Committee, March 31st, 1915, amended by adding at the end of the resolution the words "Subject to the final conclusion of the City Solicitor as to whether he can make the release without impairing the validity of the lien filed," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2931. Resolution authorizing the issuing of a warrant in favor of H. P. Meeds in the amount of \$125.00, in full for service rendered one and one-quarter months as book-keeper in closing the books of the Pittsburgh Playground Association, said amount to be charged to Code Account 1788, Salaries Temporary Employees in Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2323. Resolution authorizing the issuing of a warrant in favor of Robert Walls in the sum of \$619.44 for lost time as blacksmith helper in City machine shop during a period of 232 days, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.
Which motion prevailed.

Also

Bill No. 2890. Resolution authorizing the issuing of a warrant in favor of Joseph H. Bandi in the sum of \$13,553.00, upon receipt of deed and approval of title of property situate on the northerly side of Warrington avenue at a point 35 feet distant eastwardly from the dividing line between property of Theodore Lau et ux., and property of John Rice, and charging the same to Code Account No. 42.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.
Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 2974. Report of the Committee on Public Works for March 31st, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2939. Resolution authorizing the issuing of a warrant in favor of Thomas H. Brooks for \$47.50, for 19 days lost time at the rate of \$2.50 per day, on account of injuries sustained in the performance of his duties as a raker at the Asphalt Plant of the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1546. Wages, Temporary Employees, Asphalt Plant.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 2975. Report of the Committee on Public Service and Surveys for March 31st, 1915, transmitting ordinances to Council.

Which was read, received and filed.

Also

Bill No. 2942. An Ordinance entitled, "An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Centre avenue and South Highland avenue in the City of Pittsburgh, for the purpose of constructing, maintaining and operating a curved track connecting its present outbound track on Centre avenue with the inbound track of the Pittsburgh, Oakland and East Liberty Passenger Railway Company on South Highland avenue."

Which was read.

Mr. Rauh moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Also

Bill N. 2943. An Ordinance entitled, "An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Negley avenue and Penn avenue in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved tracks connecting its present inbound and outbound tracks on Negley avenue with the inbound and outbound tracks on Penn avenue owned by the Citizens Passenger Railway Company."

Which was read.

Mr. Rauh moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 2976. Report of the Committee on Filtration and Water for March 31st, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2934. An Ordinance entitled, "An Ordinance providing for the letting of a contract for the furnishing and delivering of suction chamber and cage plates for 5 Million Gallon Pumping Engine No. 5 in the Howard Street Pumping Station, and providing for the payment thereof, Contract No. 8-C."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2936. Resolution authorizing the issuing of a warrant in favor of James J. White for \$53.90, in payment of wages as tinner in the Mechanical Division, Bureau of Water, from March 1, 1915, to March 15, 1915, inclusive, having worked 12 1/4 days at the rate of \$4.40 per day, and charging the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2961. Resolution authorizing the issuing of a warrant in favor of Thomas Hughes, Laborer, Bureau of Water, for \$86.89, for 40 3/8 days lost time at the regular rate of \$2.10 per day, on account of injuries sustained in the performance of his duties, and charging to Appropriation No. 1644, Wages, Regular Employees, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr

Goehring (Pres't)

Rauh
Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2937. Resolution authorizing the issuing of a warrant in favor of Dr. J. Walter Beyer for \$35.00, for professional services rendered Thomas Hughes, an employee of the Bureau of Water, who was injured in the performance of his duties, and charging same to Appropriation No. 1646, Miscellaneous Services, Bureau of Water.

Which was read.

Mr. Herron moved

That the resolution be recommended to the Committee on Filtration and Water.

Which motion prevailed.

Also

Bill No. 2731. Resolution authorizing the issuing of a warrant in favor of Martin Leonard for the sum of \$56.00, for 28 days lost time at the rate of \$2.00 per day, on account of sickness contracted in the performance of his duties as a laborer in the Bureau of Water, Filtration Division, and charging same to Code Account No. 1642, A-1, Salaries, Regular Employees.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2935. Resolution authorizing the issuing of a warrant in favor of Herman Zuhlker, laborer, Bureau of Water, for \$34.00, for 17 days lost time by reason of injuries received in the performance of his duties, and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. English (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation.

No. 2977. Report of the Committee on Public Safety for March 31st, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2675. An Ordinance entitled, "An Ordinance making it unlawful to accost or solicit any person in a public place for immoral purposes, and providing penalties for the violation of the same."

In Public Safety Committee, March 31st, 1915, amended in section 2 by striking out the words "sixty days" and by inserting in lieu thereof "thirty days" and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. English moved

That the amendment of the Public Safety Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2925. Resolution authorizing the issuing of a warrant in favor of Miss Anna Allen in the sum of \$35.00, for 15 days service as stenographer in the Bureau of Public Morals, from March 1st to 15th, 1915, inclusive, and charging the same to Code Account No. 1184, A-1, Bureau of Public Morals, Department of Public Safety.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2926. Resolution authorizing the issuing of a warrant in favor of A. G. Burgoyne, Jr., in the sum of \$125.00, for 15 days service (from March 1st to 15th, 1915, inclusive) as Superintendent of the Bureau of Public Morals, and charging the same to Code Account No. 1184, A-1, Bureau of Public Morals, Department of Public Safety.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2944. Resolution authorizing the issuing of warrants in favor of Messrs. James F. Kane and Alvin Foster in the sum of \$100.00, each, as preliminary expenses attached to trip, to New York City for the purpose of attending Fire College, and charging the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire, and providing that said Messrs. Kane and Foster, shall file with the City Controller itemized statements of their expense accounts upon their return to the City of Pittsburgh at the close of the 30 days' course.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 2978. Whereas, Governor Brumbaugh has signed the bill making

the two-platoon system mandatory on cities of the second class; and

Whereas, The Director of the Department of Public Safety reported to Council that 200 additional men at an approximate additional cost of \$200,000.00 annually would be added to the expense of the fire department to efficiently operate the two-platoon system; and

Whereas, This additional cost of \$200,000 was the reason Council did not adopt the two-platoon system; therefore, be it

Resolved, That the Mayor be requested to have the Director of the Department of Public Safety investigate the matter of two-platoon and if possible experiment on the matter for several months; and further to make monthly reports to Council, so that when the matter of appropriations come before the Budget Committee some definite information as to the number of men required and the cost may be available for the guidance of Council.

Which was read and referred to the Special Committee appointed to consider the two-platoon system for the fire department, and instruction school for firemen and police.

Also

No. 2979.

Whereas, Council having passed ordinance No. 2922, File No. 1387, regulating the payment of employees of the City during absence by reason of illness and accident while in the performance of their duties; and

Whereas, It is desirable that the employees of the City may have full knowledge of the requirements of this ordinance in case of future claims; therefore, be it

Resolved, That the Clerk of Council be directed to have printed sufficient copies of this ordinance to supply a copy to every office of the City where said copy may be placed in convenient location for employees to read same; and, be it further

Resolved, That His Honor, the Mayor, be requested to have a copy placed in every office.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Which motion prevailed.

Mr. Rauh presented

No. 2980. Resolved, That the Councilmanic Committee meet on Tuesday, April 6th, 1915, starting with the Committee on Finance at 1:30 o'clock, P. M., and continuing in their regular order, instead of on Wednesday, March 7th, 1915, at 3 o'clock P. M., as the regular meeting of Council has been advanced from Tuesday, April 6th, to Monday, April 5th, 1915, at 3 o'clock, P. M., the members of Council being desirous of attending a meeting of a Legislative Committee at Harrisburg on the Non-partisan Election Bill, on Wednesday evening.

Which was read.

Mr. Rauh moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 2981.

Whereas, A bill known as "House Bill No. 755," has been introduced, which proposes to change the law with reference to the selection of the permanent Board of Viewers, so as to make them elective hereafter instead of appointive as heretofore; and

Whereas, From about the year 1889 to the present time the power of appointing Viewers has always been vested in the Courts; and

Whereas, The duty of the Viewers is largely judicial in character, and their reports are ultimately submitted to the Court for its approval or rejection or modification, and for that reason it would seem wise to allow to remain in the Courts the appointment of such viewers; and

Whereas, The matters which come before the Board of Viewers are highly technical in their character, and frequently involve legal questions, it is therefore essential for the proper performance of these duties that the viewers should be properly educated and trained to render proper services; and

Whereas, The bill requiring the members of the Board to be elected would occasion frequent changes in the makeup of the Board, and would make the whole matter political, and have a tendency to impair the efficiency of the Viewers and retard the performance of the work by increasing the delay in the decision of matters referred to them; and

Whereas, The performance of the duties such as devolve upon the Board of Viewers, if the members are required to be elected, and subject to political influence and control, will have a tendency to increase the awards against the City and other municipal subdivisions of the County, and thereby increase the litigation and the expense to the community; and

Whereas, Since the Act of Assembly which made the members of the Board of Viewers appointive by the Courts, there has never been occasion to change the personnel of the Board except in case of death, and the duties have always been satisfactorily performed; therefore, be it

Resolved, By the Council of the City of Pittsburgh, in meeting duly assembled, that in their judgment the Bill making the members of the Board of Viewers elective, should be negatively reported, and the method of appointment as at present should be allowed to remain; and

Resolved, That a copy of these preamble and resolutions be mailed to each of the Representatives and Senators within the districts included within the County of Allegheny, as also a copy to the Governor of the State.

Which was read and referred to the Committee on Finance with power to act.

The Chair presented

No. 2982.

Resolved, That the Committees authorized by Council, March 2nd, 1915, subject to further order of said committees or their chairmen, shall meet on the day and hour as hereinafter stated, to-wit:

1st. That the committee appointed to consider the adoption by the City of a financial programme in the making of municipal improvements, consisting of Messrs. **Garland, Kerr** and **Dillinger**, shall meet on each Thursday at 3:30 P. M.

2nd. That the committee appointed to consider the creation of a Bureau of Public Welfare to take over activities now conducted by commission and organizations to which the City is making appropriations and grants, consisting of Messrs. **Kerr, Garland** and **Rauh**, shall meet on each Thursday, at 3:00 P. M.

3rd. That the committee appointed to consider the adoption of a salary standardization of grades and rates, consisting of Messrs. **Hetzel, English** and **Woodburn**, shall meet on each Monday, at 2:00 P. M.

4th. That the committee appointed to consider the adoption of municipal pensions or insurance of firemen, police and City employees generally, consisting of Messrs. **English, Woodburn** and **Hetzel**, shall meet on each Monday, at 3:00 P. M.

5th. That the committee appointed to consider the two-platoon system for the fire department and instruction school for firemen and police, consisting of Messrs. **Woodburn, Dillinger** and **Hetzel**, shall meet on each Monday, at 4:00 P. M.

6th. That the committee appointed to consider regulation of street traffic, parking of automobiles, etc., consisting of Messrs. **Herron, English** and **Kerr**, shall meet on each Tuesday, at 2:00 P. M.

7th. That the committee appointed to consider regulation of stands and rental in City markets and revising of market rules, consisting of Messrs. **Rauh, Herron** and **Hetzel**, shall meet on each Tuesday, at 1:00 P. M.

8th. That the committee appointed

to consider the consolidation of machine shops in the Bureau of Fire and the reduction of engine houses due to motorization, consisting of Messrs. **Dillinger, Herron** and **Garland**, shall meet on each Tuesday, at 4:00 P. M.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Mr. Kerr presented

No. 2983.

DEPARTMENT OF LAW.

Pittsburgh, April 3, 1915.

Legislative Committee of Council,
Council Chamber, Pittsburgh.

Gentlemen:

I have fully considered the matter of reporting a so-called Home Rule Bill for governing of cities of the second class, which was referred to me by Your Honorable Body and have reached the conclusion that it would be out of the question to undertake any such task with any hope of being able to present the Act at this session of the Legislature.

An Act of this character, as I said at your meeting, would involve a radical re-enactment of the present Charter Act, as also the repeal of many special laws pertaining to Pittsburgh and this should not be done except after mature study and reflection.

Furthermore, I am entirely convinced that any real measure of Home Rule for cities which will be satisfactory and stable and not subject to continuous and vexatious litigation can only be accomplished by the proper constitutional amendment for that purpose.

Respectfully,

CHARLES A. O'BRIEN,
City Solicitor.

Which was read, received and filed, and a copy ordered sent each member of Council.

President **Gochring**, at this time, administered the oath of office to the City Clerk-elect, **E. J. Martin**, and to the Assistant City Clerk-elect, **Robert Clark**.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, April 13, 1915,

No. 18

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., April 13th, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent— Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 2984. An Ordinance authorizing the employment of nurses as needed at the Municipal Hospital, and fixing their compensation.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 2985. An Ordinance authorizing the making of a contract or contracts for the division of the new ward at the Municipal Hospital into four separate wards by the erection of partitions and of separate toilet rooms.

Which was read and referred to the Committee on Finance.

Mr. Garland presented

No. 2986. Resolution authorizing and directing the Director of the Department of Public Safety to purchase from McCurdy-May Company one

48 Horse Power 1913 7-Passenger Pierce Arrow Automobile complete, with electric lighter and self starter for the sum of \$2,000.00; and authorizing the issuing of a warrant in favor of said McCurdy-May Company for the sum of \$2,000.00 as payment in full for the said automobile, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 2987. Resolution authorizing the issuing of a warrant in favor of George J. Fink in the sum of \$300.00 in full settlement of all claims for injuries received by falling down the steps leading from Winhurst street, Twenty-seventh ward, to Jacks Run Road, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 2988. Resolution authorizing the issuing of a warrant in favor of Henry Gram in the sum of \$246.00, upon release of all claims for repairs to property situate on Duncan and Wickliffe streets which was bought in by the City at Sheriff's sale, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 2989. Resolution authorizing and directing the City Controller to transfer the sum of \$3,000.00 from Appropriation No. 1675, Equipment, to Appropriation No. 1672, Supplies, Bureau of Light.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 2990. An Ordinance creating the position of three watchmen at the North Side Reservoir in the Department of Public Works, Water Distribution Division, and providing for the appointment of the same and the payment of their salaries and free residence.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented.

No. 2991. Resolution authorizing and directing the City Controller to transfer the sum of \$501.21 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, and to credit same as an addi-

tional amount to cover the cost of the completion of the contract for raising and improving streets in the North Side Flood District, Grantham street eastwardly, Appropriation No. 149.

Also

No. 2992. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property, Department of Public Works:

From Code Account No. 1625, Equipment, Foster Homestead, \$1,270.40; and from Code Account No. 1564, Repairs, Municipal Hall, \$1,255.00, to Code Account No. 1621, Misc. Service, Foster Homestead, \$5.40; to Code Account No. 1624, Repairs, Foster Homestead, \$1,520.00; and to Code Account No. 1593, Repairs, South Side Market, \$1,000.00.

Also

No. 2993. Resolution authorizing and directing the Mayor to execute and deliver a deed to Louis Weigand, conveying the interest of the City of Pittsburgh, in a certain lot being known as Lot No. 2, E. W. Dean's Park Plan, in the Twelfth ward, and having a frontage of 25 feet on Dean street extending back 100 feet to Clifford street, for the sum of \$300.00.

Also

No. 2994. Resolution authorizing and directing the Mayor to execute and deliver a deed to George F. Cotton, conveying the interest of the City of Pittsburgh, in a certain lot being known as Lot No. 7, McLain and Maple's Plan, in the Eighteenth ward, and having a frontage on Eureka street of 25.75 feet and a frontage of 25.75 feet on McLain street extending back 150 feet to McLain street, having erected thereon a two-story frame house of four rooms and attic, the same being in very poor condition, for the sum of \$1,000.00.

Which were severally read and referred to the Committee on Finance.

Mr. Raab presented

No. 2995. Communication from the Curtis Home relative to exonerating said institution from the payment of water rent.

Which was read and referred to the Committee on Finance.

Also

No. 2996. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Manton way, from Millbridge street to Arlington avenue, and providing for the payment of the costs thereof.

Which was read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 2997. An Ordinance restoring and reinstating the leases of H. S. Hays and C. P. Mercer for store-rooms Nos. 1 and 2 in the North Side Market and fixing the term and the rental therefor, and providing for leases or permits therefor.

Which was read and referred to the Committee on Public Works.

Also

No. 2998. An Ordinance amending Sections 1 and 2 of an ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh," approved November 9th, 1914.

Also

No. 2999. An Ordinance re-establishing the grade of Fourth avenue, from Grant street to Ross street.

Also

No. 3000. An Ordinance approving the plan of "Forbes Manor" in the Fourteenth ward of the City of Pittsburgh, laid out by William E. Harmon and accepting the dedication of Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, as shown thereon, for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 3001. An Ordinance designating the names of an unnamed street and certain unnamed ways in the City of Pittsburgh.

Also

No. 3002. An Ordinance changing the names of certain avenues, streets and ways in the City of Pittsburgh.

Also

No. 3003. Petition for change of name of Kipling street to its former name, "Parkman avenue."

Which were severally read and referred to the special committee of Council on street remaining, consisting of Messrs. Woodburn, English and Hetzel.

Also

N. 3004. Communication from George J. Lappe complaining of boys destroying property at 1496 Spring Garden avenue, which now belongs to the Monongahela National Bank.

Which was read and referred to the Committee on Public Safety.

The Chair presented.

No. 3005. Petition of James F. Harper for the reconveyance of property known as Lot No. 569 in a Plan of Lots called "Grandview," situate in the Eighteenth ward, sold to the City of Pittsburgh at Sheriff's sale; said property to be transferred to Mr. Harper free of charges.

Also

No. 3006. Communication from the Homewood Board of Trade protesting against the ordinance taxing awnings, electric signs and show cases extending over sidewalks, etc.

Which were read and referred to the Committee on Finance.

Also

No. 3007. Communication from Mrs. Annie Dulain complaining of the seepage water from Highland park coming onto her property at 7558 Washington boulevard, and making it unsanitary.

Which was read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3008. Report of the Committee on Finance for April 6th, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2873. Resolution authorizing the issuing of a warrant in favor of Pittsburgh Auto Lamp Repair Company for the sum of \$50.00, for repairing automobile in the Bureau of Building Inspection, Department of Public Safety, which repairs were made in October, 1913, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes.—7.

Noes.—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2966. Resolution authorizing the issuing of a warrant in favor of the Episcopal Church for the Messiah of Sheraden in the sum of \$72.11, reimbursing the church for moneys expended in locating a stoppage in a sewer into which the church premises drained (which was found to be in the public sewer and not in the private sewer of the church), and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes.—7.

Noes.—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2981. Resolution protesting against the passage of House Bill No. 755, making the members of the Board of Viewers elective instead of appointive, as at present.

Which was read, received and filed (the conditions of the resolution having been complied with).

Mr. Hetzel (from Mr. Kerr) presented, from the Committee on Public Works, with an affirmative recommendation.

No. 3009. Report of the Committee on Public Works for April 6th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2970. Resolution authorizing the issuing of a warrant in favor of Jacob Branston for \$57.93, for 25 3-4 days' lost time at the rate of \$2.25 per day, on account of injuries sustained while in the performance of his duties as a driver in the Third Division of the Bureau of Highways and Sewers, and charging same to Appropriation No. 1529, Wages, Temporary Employees, Cleaning and Repairing Sewer Drops, Bureau of Highways and Sewers.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes.—7.

Noes.—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2971. Resolution authorizing the issuing of a warrant in favor of William J. Crummie for \$38.75 for 7 3-4 days' lost time at the rate

of \$5.00 per day, on account of injuries sustained while in the performance of his duties as a roller engineer in the Bureau of Highways and Sewers, and charging the same to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes.—7.

Noes.—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3010. Report of the Committee on Filtration and Water for April 6th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2791. Resolution authorizing the issuing of a warrant in favor of Hooven, Owens, Rentschler Company in the sum of \$162.50, for extra expense incurred in storing and cleaning of an electrical generating equipment and appurtenances for the Aspenwall Pumping Station. Charging to Appropriation No. 147.

In Filtration and Water Committee, April 6th, 1915, amended by striking out "\$162.50" and by inserting in lieu thereof "\$75.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Hetzel moved

That the amendment of the Filtration and Water Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes.—7.

Noes.—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2937. Resolution authorizing the issuing of a warrant in favor of Dr. J. Walter Beyer for \$35.00, for professional services rendered Thomas Hughes, an employee of the Bureau of Water, who was injured in the performance of his duties, and charging same to Appropriation No. 1646, Miscellaneous Services, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.

English	Heztel
Herron	Rauh

Noes.—Messrs.

Garland	Woodburn
Goehring Pres't)	

Ayes.—4.

Noes.—3.

And there not being two-thirds of the votes of Council in the affirmative, the resolution failed to pass finally.

Mr. English (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3011. Report of the Committee on Public Safety for April 6th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2962. Resolution authorizing the issuing of a warrant in favor of Messrs. Pihl & Miller for the sum of \$272.00, for removing and rebuilding Hose Tower at No. 6 Engine House, and charging the same to Code Account No. 1160, Item "E", Repairs, Bureau of Fire.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2964. Resolution authorizing and directing the Mayor and the Director of the Department of Supplies to donate and deliver to the Ben Franklin School on Lincoln Avenue Extension, a bell now located in the tower of No. 4, Engine Company.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2963. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for furnishing eight, more or less, motor cycles for the Bureau of Police."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation.

No. 3012. Report of the Committee on Charities and Correction for April 6th, 1915, transmitting an ordinance and a resolution to Council.

Which was read, received and filed.

Also

Bill No. 2968. An Ordinance entitled, "An Ordinance authorizing the proper officers of the City of Pittsburgh to cancel, with the consent of the lessor, lease to the City of Pittsburgh for premises at 542 Fourth avenue, Pittsburgh, and to enter into a new lease for the use of the Department of Charities for premises at No. 439 Second avenue, for a period of two years from May 1st, 1915, with privilege of renewal, at a rental of One thousand (\$1,000.00) dollars per annum, and water rents, and providing for the payment of said rentals."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Goehring (Pres't)	Kerr
Herron	Woodburn
Hetzel	

Noes—Mr. English

Messrs. Garland and Rauh desiring to be recorded as not voting).

Ayes—5.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2969. Resolution authorizing the Director of the Department of Charities to expend a sum not to exceed \$150.00 for alterations, repairs, equipment and removal to building at 439 Second avenue, Pittsburgh, and setting apart and appropriating said sum of \$150.00 from Appropriation No. 42, Contingent Fund, for the payment or payments required for the above mentioned work.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes.—Messrs.
Goehring (Pres't) Kerr
Herron Woodburn
Hetzel

Noes.—Mr. English.

(Messrs. Garland and Rauh desiring to be recorded as not voting).

Ayes—5.

Noes.—1.

And there not being two-thirds of the votes of Council in the affirmative, the resolution failed to pass finally.

MOTIONS AND RESOLUTIONS.

Mr. Kerr presented

No. 3013. Resolved, That the Director of the Department of Public Works be and he is hereby requested to furnish an estimate of the cost of grading Arsenal park for the purpose of making a ball ground.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

The Chair presented

No. 3014.

DEPARTMENT OF LAW.

Pittsburgh, April 8th, 1915.

E. J. Martin, Esq.

City Clerk.

Dear Sir:

Replying to motion adopted by Council March 16th, 1915, requesting the Law Department to report what has been done regarding coal contract dispute which arose during the hearings on the appropriation ordinance, I beg to say: That a full report was made by me on said subject under date of December 30th, 1914, in a communication addressed to the Finance Committee. There is, therefore, nothing further to report on said motion.

Respectfully,

CHARLES A. O'BRIEN,

City Solicitor.

Which was read, received and filed.

Mr. Woodburn presented

No. 3015. "Forbes Manor" Plan of Lots, laid out by Wm. E. Harmon in the Fourteenth ward.

Which was read and referred to the Committee on Public Service and Surveys.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, April 20, 1915,

No. 19

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., April 20th, 1915.

Council met.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent— Mr. Dillinger.

Mr. Kerr moved

That the reading of the minutes of the previous meeting be dispensed with.

Which motion prevailed.

The Chnrlr stated

That the Council welcome Prof. G. A. Lundquist and the students of the Central High School, and trust that it will not only be interesting but instructive to them to see the legislative branch of the City Government in session.

PRESENTATIONS.

Mr. English presented

No. 3016. An Ordinance providing for the letting of a contract for one (1) automobile touring car for the use of the Bureau of Police, Department of Public Safety.

Which was read and referred to the Committee on Finance.

Also

No. 3017. Resolution authorizing the issuing of a warrant in favor of Dr. J. Wade Elphinstone for the sum

of \$15.00 for services rendered to James A. Gallagher, patrolman in the Bureau of Police, who was injured in the performance of his duty, and charging the same to Appropriation No. 1145, Item "B-14", Miscellaneous Services, Bureau of Police.

Also

No. 3018. Resolution authorizing the issuing of a warrant in favor of Dr. James Witherspoon for the sum of \$100.00, for services rendered to James A. Gallagher, patrolman in the Bureau of Police, who was injured in the performance of his duty, and charging the same to Appropriation No. 1145, Item "B-14", Miscellaneous Services, Bureau of Police.

Also

No. 3019. Resolution authorizing the issuing of a warrant in favor of the Allegheny General Hospital for the sum of \$134.95, for services rendered James A. Gallagher, patrolman in the Bureau of Police, who was injured in the performance of his duty, and charging the same to Appropriation No. 1145, Item "B-14", Miscellaneous Services, Bureau of Police.

Which were severally read and referred to the Committee on Public Safety.

Also

No. 3020. An Ordinance providing for the reporting of venereal diseases in the City of Pittsburgh and prescribing penalties for the violation thereof.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 3021. Communication from Harvey C. Patterson complaining of the street car service on the Brighton Road Line of the Pittsburgh Railways Company.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3022. Petition of Maurice H. Bloom for the improvement of the park at the intersection of Reed and Colwell streets, Third ward.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Garland presented

No. 3023. An Ordinance amending certain sections of an ordinance pertaining to the Department of Public Works, Bureau of Engineering, Water and Parks, entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Also

No. 3024. Resolution authorizing the issuing of warrants in favor of the American Reduction Company for \$8,892.42 and the Allegheny Garbage Company for \$1,944.50, being for excess service rendered in the collection of garbage and rubbish over and above that contemplated in the contract of May 27th, 1912, and charging the same to Code Account No.

Also

No. 3025. Resolution authorizing the issuing of a warrant in favor of C. W. Shelton for \$700.00, in full settlement of all claims for damages to his property on Belinda (formerly Benton) street by reason of the grading, paving and curbing of said street, and charging the same to Code Account No.

Also

No. 3026. Resolution authorizing and directing the City Controller to transfer the sum of \$10,000 from the Bureau of Public Morals as follows: From Code Account 1184, Salaries, \$4,800; Code Account 1185, Wages Temporary Employees, \$400; Code Account 1186, Miscellaneous Services, \$1384; Code Account 1187, Equipment and Machinery, \$900; and Code Account 1188, Securing Information, \$2552, to Code Account No. 1076, Department of Law.

Also

No. 3027. Resolution authorizing the execution and delivery of a deed to Thirza McLaughlin for a certain lot of ground situate in the Twenty-second ward, being 26 x 60 feet from a 20-foot alley near Guthrie street, upon the payment by her of the sum of \$9.20.

Also

No. 3028. Resolution authorizing the execution and delivery of a quit claim deed to the estate of Gerard C. Smith, his successors and assigns, for a certain lot 25 x 140 feet, being part of lot No. 34 in "Boulevard Place Plan of Lots," upon payment to the City of the sum of \$18.30.

Also

No. 3029. Resolution authorizing the issuing of a warrant in favor of P. R. Connelly in the sum of \$1500.00 in settlement of all claims for damages done to his property at 46 Bates street by reason of inadequate sewers to take care of the surface water during heavy rains, upon receiving from the said P. R. Connelly a full release of all claims arising on account thereof against the City of Pittsburgh, and charging the same to Appropriation No.

Also

No. 3030. Petition of A. B. Longacre for the privilege of operating automobile busses in Schenley and Highland Parks.

Also

No. 3031. Petition of citizens of Troy Hill asking that the City reconsider its plans to erect a shelter house in the Troy Hill Playgrounds, as it would destroy the ball field, and petitioning the Council to purchase the Voltz property located on the grounds on which to erect a shelter house.

Also

No. 3032. Communication from Clifford G. Lang, Chairman of Transportation Committee of the Beechview Board of Trade regarding street car service in the Beechview district.

Also

No. 3033. Petition of property holders and tenants on Sandusky street, North Side, in the vicinity of the new Pennsylvania Freight Depot, for the Council to request the Pennsylvania Lines to provide suitable lighting along this street.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 3034. Resolution authorizing and directing the City Controller to set aside from the Contingent Fund, Appropriation No. 42, the sum of \$1500.00 for the purpose of improving the Homewood Playgrounds.

Also

No. 3035. An Ordinance amending a portion of Section 3, paragraph "Clerk, \$1500.00 per annum", of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Which were read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 3036. Resolution adopting certain recommendations and suggestions to the Civil Service Commission of the City of Pittsburgh for revision and adaptation of its rules and regulations to aid and conform to the plan of standardization of employees' salaries as contemplated by Council for improvement of the Civil Service.

Also

No. 3037. Resolution authorizing the issuing of a warrant in favor of W. J. Tener & Co., for \$410.00, in payment of premium on Insurance Policy No. 9680, covering 10 boilers located at Brilliant Pumping Station, Bureau of Water, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3038. Resolution authorizing and directing the City Controller to set aside from the General Fund, Appropriation No. 107, Bureau of Water, to the credit of Contract 21-A, the sum of \$4,633.09, by reason of additional

work on the construction of the North Side Reservoir.

Which were severally read and referred to the Committee on Finance.

Also

No. 3039. Resolution authorizing the issuing of a warrant in favor of Jas. McNeil & Bro. Company for \$1,250.00, in full payment of all labor and materials for repairing and reinforcing the pump chamber on the 48-inch steel water line at the foot of Twenty-sixth street, and charging the same to Appropriation No. 107, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented.

No. 3040. An Ordinance opening Semple street, from Dawson street to Park View avenue, in the Fourth ward of the City of Pittsburgh, establishing the grade thereof, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from property specially benefited thereby.

Also

No. 3041. An Ordinance authorizing and directing the grading, paving and curbing of Hillsboro street, from Chartiers avenue to Lanpark street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3042. An Ordinance authorizing and directing the grading, paving and curbing of Wheatland street, from Greenfield avenue to Greenfield avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3043. An Ordinance authorizing and directing the construction of a public sewer on Peach way, from a point about 50 feet south of Bedford avenue to the present sewer on Webster avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3044. An Ordinance providing for the letting of a contract or contracts for the installation of generators, gas engine, etc., for furnishing light and power to the new Market House, Diamond square, Pittsburgh, Pa.

Also

No. 3051. Petition of William Duncan for reconveyance of property purchased by the City of Pittsburgh at Sheriff's sale, being lot No. 37 in plan of lots laid out by R. B. Ivory in the Tenth ward, upon payment by him of the amount of tax against the same without costs.

Which were severally read and referred to the Committee on Public Works.

Also

No. 3046. Resolution authorizing and directing the City Controller to set aside the sum of \$1,000 from Appropriation No. 42, Contingent Fund, for the purpose of carrying sufficient employees to maintain the Sheraden Playgrounds during the summer months (Appropriation 42-11).

Also

No. 3047. Resolution authorizing the Controller to pay the salaries of the recreation directors, playground directors, physical training men and women supervisors, in the Bureau of Recreation in ten monthly payments for the year 1915.

Also

No. 3048. An Ordinance amending Bill No. 2511, being an ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof, which became a law January 28th, 1915.

Which were severally read and referred to the Committee on Finance.

Mr. Kerr arose and said:

"Mr. President, the last mentioned ordinance increasing the number of Recreation Directors in the Bureau of Recreation, Department of Public Works, was presented by request. I am not responsible for its contents and am not in favor of its passage, as I am opposed to the further creation of positions in this bureau."

Mr. Raub presented

No. 3049. Communication from the North Homestead Board of Trade asking that the combination chemical and hose wagon be installed in the fire engine house in the North Homestead District.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 3050. An Ordinance establishing the grade of Sorg way, from Ashlyn street to Thornton street.

Which was read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3052. Petition of Myles J. Larkin asking the City to construct a retaining wall in front of his property at 437 Brownsville avenue.

Also

Which was read and referred to the Committee on Finance.

Also

No. 3053.

MAYOR'S OFFICE.

Pittsburgh, Pa., April 20, 1915.

To the President and Members of
Council, City of Pittsburgh.

Gentlemen:

I am forwarding you an ordinance drawn by the City Solicitor and the County Solicitor in accordance with their views of what is necessary for carrying on the work of constructing the new City and County Building. I understand this has been asked of them by the courts.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Also

No. 3054.

DEPARTMENT OF LAW.

Pittsburgh, April 20th, 1915.

To the Council.

Dear Sir:

I send you herewith ordinance authorizing the Mayor and Director of Public Works to execute contract with the Commissioners of Allegheny County for operation, control and maintenance of joint municipal building. This should be introduced in Council today to avoid delay in the matter of the County-City Building. The terms of said contract have already been practically agreed upon by the Commission as you know, and will be subject to final approval before the same is executed.

Respectfully,

CHARLES A. O'BRIEN,

City Solicitor.

Which were read, received and filed.

Also

No. 3055. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County for the occupation, use, administration, maintenance, operation and control of a joint County and Municipal Building.

Which was read and referred to the Committee on Public Works.

UNFINISHED BUSINESS.

Bill No. 2937. Resolution authorizing the issuing of a warrant in favor of Dr. J. Walter Beyer for \$35.00, for professional services rendered Thomas Hughes, an employee in the Bureau of Water, who was injured by falling from wagon, and charging same to Appropriation No. 1646, Miscellaneous Services, Bureau of Water.

In Council, April 13th, 1915, rule suspended, read three times and failed to pass finally for want of a two-thirds vote.

Which was read, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English
Herron
Hetzel

Kerr
Rauh

Noes—Messrs.

Garland
Goehring (Pres't.)

Woodburn

Ayes—5.

Noes—3.

And there not being two-thirds of the votes of Council in the affirmative, the resolution failed to pass finally.

Also.

Bill No. 2969. Resolution authorizing the Director of the Department of Charities to expend a sum not to exceed \$150.00 for alterations, repairs, equipment and removal to building at 439 Second avenue, Pittsburgh, and setting apart and appropriating the said sum, or so much of same as may be necessary, for the payment or payments required for the above mentioned work out of Appropriation No. 42, Contingent Fund.

In Council, April 13th, 1915, rule suspended, read three times and failed to pass finally for want of a two-thirds vote.

Which was read, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English
Goehring (Pres't.)
Herron

Hetzel
Kerr

Woodburn

(Messrs. Garland and Rauh requested to be recorded as not voting.)

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am decidedly in favor of allowing the Department of Charities \$150, or as much money as they need to properly furnish new quarters, but I wish to have it distinctly understood and placed in the record that my vote in favor of allowing the Department the \$150 does not carry with it my approval of the quarters they intend to rent. I still adhere to my opinion that the engine house on Smithfield street is the proper place for the Department of Charities. Inasmuch as the engine house on Webster avenue was built to accommodate the water tower which now rests in the Smithfield street engine house, there is no reason why the removal should not take place at once. I therefore vote AYE."

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3056. Report of the Committee on Finance for April 14th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also Bill No. 2985. An Ordinance entitled, "An ordinance authorizing the making of a contract or contracts for the division of the new ward at the Municipal Hospital into four separate wards by the erection of partitions and of separate toilet rooms."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2367. Resolution authorizing the issuing of a warrant in favor of Booth & Flinn, Ltd., for the sum of \$461.60, for extra work done on contract for raising and improving streets in the North Side Flood District, Federal street, etc., and charging same to Appropriation No. 149, "Street Improvement Bonds," Series A-1910.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2785. Resolution authorizing the Mayor to execute and deliver a deed to Thomas Graham, upon the payment of the sum of \$6.12, for lot or piece of ground on Parnell streets.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2880. Resolution authorizing the City Solicitor to prepare, and the Mayor to execute, a deed conveying lot on the west side of Portman avenue to Getrude Christy, upon the payment in the City Treasury of all claims and costs, etc., assessed thereon.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2881. Resolution authorizing and directing the Mayor to make a deed of reconveyance to the Heirs of Mary Ann Magerry for a certain lot fronting 20 feet on Fountain street in the Twenty-fifth ward, and charging the costs to the City of Pittsburgh.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr

Goehring (President)
Herron

Rauh
Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2991. Resolution authorizing and directing the City Controller to transfer the sum of \$501.21 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, and to credit same as an additional amount to cover the cost of the completion of the contract for raising and improving streets in the North Side Flood District, Grantham street eastwardly, Appropriation No. 149.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English

Garland

Goehring (Pres't)

Herron

Hetzel

Kerr

Rauh

Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2992. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property, Department of Public Works:

From Code Account No. 1625,	
Equipment, Foster Homestead	\$1,270.40
Code Account No. 1564, Repairs, Municipal Hall	1,255.00
	<hr/>
	\$2,525.40

To Code Account No. 1621,	
Miscellaneous Service, Foster Homestead	\$ 5.40
Code Account No. 1624, Repairs, Foster Homestead	1,520.00
Code Account No. 1593, Repairs, South Side Market	1,000.00
	<hr/>
	\$2,525.40

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

English

Garland

Goehring (Pres't)

Herron

Hetzel

Kerr

Rauh

Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 2989. Resolution authorizing and directing the City Controller to transfer the sum of \$3,000.00 from Appropriation No. 1675, Equipment, to Appropriation No. 1672, Supplies, Bureau of Light.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland

Goehring (Pres't)

Herron

Hetzel

Kerr

Rauh

Woodburn

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2841. Resolution authorizing the issuing of a warrant in favor of Mrs. Susan Marshall for in full payment of all claims for damages by reason of injuries received by falling on sidewalk on Hazelwood avenue, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2967. Resolution authorizing the issuing of a warrant in favor of Henry Dorfman in the sum of \$7.00, refunding money paid for a building permit (which building was not erected), and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2986. Resolution authorizing, empowering and directing the Director of the Department of Public Safety to purchase from McCurdy-May Company one 48 horse power 1913, 7 passenger Pierce Arrow Automobile complete, with electric lights and self-starter, etc., and authorizing the issuing of a warrant in favor of said McCurdy-May Company for the sum of \$2,000.00 as payment in full for said automobile, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 3057. Report of the Committee on Public Works for April 14th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 2996. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Manton way, from Millbridge street to Arlington avenue, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2997. An Ordinance entitled, "An Ordinance restoring and reinstating the leases of H. S. Hays and C. D. Mercer for storerooms Nos. 1 and 2 in the North Side Market, and fixing the terms and the rental therefor, and providing for leases or permits therefor."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes.—Messrs.

English	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I vote AYE on these bills. With particular reference to Bill No. 2997, I want to say that with the full understanding of what this ordinance means, I am prepared to go as far as possible to sustain it, if need be to the Supreme Court of the State."

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2972. Resolution authorizing the issuing of a warrant in favor of Dominick Ferari for \$41.63, for 18½ days' lost time at the rate of \$2.25 per day, on account of illness occurring while in the performance of his duties as a drop cleaner in the Third Division, Bureau of Highways and Sewers, and charging the same to Appropriation No. 1529, Wages Temporary Employees, Cleaning and Repairing Sewer Drops, Bureau of Highways and Sewers.

Which was read.

Mr. Kerr moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3058. Report of the Committee on Public Service and Surveys, for April 14th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2998. An Ordinance entitled, "An Ordinance amending Sections 1 and 2 of an ordinance entitled, 'An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh,' approved November 9th, 1914."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2999. An Ordinance entitled, "An Ordinance re-establishing the grade of Fourth avenue, from Grant street to Ross street."

Which was read

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3000. An Ordinance entitled, "An Ordinance approving the Plan of 'Forbes Manor,' in the Fourteenth ward of the City of Pittsburgh, laid out by William E. Harmon and accepting the dedication of Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, as shown thereon, for public use for highway purposes, opening and naming the same, and establishing the grades thereon."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (President)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3015. Forbes Manor Plan of Lots, laid out by William E. Harmon, Fourteenth ward, and the dedication of the streets shown therein.

Which was read, accepted and approved by the following vote:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation,

No. 3059. Report of the Committee on Filtration and Water, for April 14th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 2990. An Ordinance entitled, "An Ordinance creating the position of three watchmen at the North Side Reservoir in the Department of Public Works, Water Distribution Division, and providing for the appointment of the same and the payment of their salaries and free residence."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 3060. Report of the Committee on Health and Sanitation for April 14th, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 461. An Ordinance entitled, "An Ordinance requiring residents, householders, tenants, hotelkeepers, boarding house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh to separate and provide separate vessels or containers for garbage and rubbish to facilitate and expedite the removal thereof, and providing penalties for failing to do so."

In Committee on Health and Sanitation, April 14th, 1915, read and amended in Section 1, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Rauh moved

That the bill be recommitted to the Committee on Health and Sanitation.

Upon which motion, Mr. Garland demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't.)	Rauh
Hetzel	Woodburn

Noes—Messrs.

English Herron

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am compelled to vote NO, as I am opposed to referring this ordinance back to the Committee on Health and Sanitation, because this ordinance has been before the Council for a period of over 13 months; was passed once by the Council and recalled from the Mayor; and I object most strenuously to having any debate cut off by this proceeding. It seems to me the Council should have its mind made up by this time whether it desires to pass this ordinance and we should dispose of it today either by passage or by defeating it."

Ayes—6.

Noes—2.

So the motion prevailed.

Also

Bill No. 2984. An Ordinance entitled, "An Ordinance authorizing the employment of nurses as needed at Municipal Hospital, and fixing their compensation."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

REPORTS OF SPECIAL COMMITTEES.

Mr. Woodburn presented from the Special Committee on Renaming of Streets,

No. 3061.

Pittsburgh, April 19th, 1915.

To the President and

Members of Council.

Gentlemen:

Your special committee appointed to consider the renaming of streets in the City of Pittsburgh desire to make a partial report and return herewith Bill No. 3001, An Ordinance designating the names of an unnamed street and certain unnamed ways in the City of Pittsburgh, and Bill No. 3002, An Ordinance changing the names of certain avenues, streets and ways in the City of Pittsburgh, with the recommendation that these ordinances meet the approval of your special committee.

Your committee would therefore recommend that these ordinances be taken up in the regular order.

Yours respectfully,

Ch. H. HETZEL,
W. Y. ENGLISH,
S. S. WOODBURN,
Chairman.

Which was read, received and filed.

Also

Bill No. 3001. An Ordinance entitled, "An Ordinance designating the names of an unnamed street and certain unnamed ways in the City of Pittsburgh."

Also

Bill No. 3002. An Ordinance entitled "An Ordinance changing the names of certain avenues, streets and ways in the City of Pittsburgh."

Which were read and referred to the Committee on Public Service and Surveys.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 3062. Resolved, That His Honor, the Mayor, be requested to furnish to Council as soon as possible the quarterly reports of the receipts and expenditures of each department, as provided in the appropriation ordinance, known as Bill No. 2024.

Which was read.

Mr. English moved

The adoption of the resolution.
Which motion prevailed.

Mr. Herron presented

No. 3063. Resolved, That the members of Council and the Mayor do hereby endorse Concurrent Resolution No. 12 (which has passed the House), which resolution provides that the officers of the various departments of the Commonwealth of Pennsylvania be requested to purchase and specify at all times the products of the United States of America, etc., and that the Senate of Pennsylvania be requested to pass said resolution and the Governor to sign the same.

Resolved, Further, That a copy of these resolutions be transmitted to the President Pro tem. of the Senate and to the Governor of the Commonwealth of Pennsylvania.

Which was read.

Mr. Herron moved

The adoption of the resolution.
Which motion prevailed.

Mr. Hetzel presented

No. 3064.

Pittsburgh, April 19th, 1915.
To the President
and Members of Council,
City of Pittsburgh.

Gentlemen:

The members of Council are respectfully invited to be present at the City

and County lot on Grant street on Saturday, April 24th, 1915, between the hours of 9 and 11 o'clock A. M., for the purpose of encouraging the Boy Scouts who will plant 2,000 mulberry trees on that day.

Hoping that you can make it convenient to attend, I am,

Yours respectfully.

JNO. M. PHILLIPS,
Scout Commissioner.

Which was read.

Mr. Hetzel moved.

That the communication be received and filed and the invitation accepted.

Which motion prevailed.

The Chair presented

No. 3065. Whereas, A number of cities, notably Chicago, through municipal action, have distributed to the children of the said cities small catalpa, mulberry and trees of other varieties; and

Whereas, It is believed that similar action upon the part of the City of Pittsburgh would afford much pleasure to the children of this city, and at the same time stimulate an interest in the cultivation of trees and flowers; and

Whereas, Assurance is given that the school authorities of the City will cooperate in the distribution of said trees, which can be obtained in quantities at small expense; therefore, be it

Resolved, That a committee of three members of Council be appointed to consider the advisability of the purchase and distribution of trees as above suggested.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

The Chair appointed, as members of said special committee, Messrs. Garland, Herron and Raub.

Mr. Garland asked leave and obtained permission to present at this time

No. 3066. An Ordinance amending an ordinance entitled, "An Ordinance granting to the Crucible Steel Company of America the right and privilege to construct and maintain a crane runway across Thirty-first street, between the Allegheny river and the Allegheny Valley Railroad," approved April 5th, 1915.

Which was read and referred to the Committee on Public Service and Surveys.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh.

Vol. XXXXVIII

Tuesday, April 27, 1915,

No 20

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tuesday, April 27th, 1915.

Council met.

Present:—Messrs.

Herron

Kerr

Absent:—Messrs.

Dillinger

Hetzel

English

Rauh

Farland

Woodburn

Goehring (Pres't)

And there not being a quorum of the members present, the Clerk declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII Wednesday, April 28, 1915, No. 21

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Wed., April 28th, 1915.

Council met pursuant to the following call:

Pittsburgh, April 26th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Wednesday, April 28th, 1915, at 10:30 A. M., for the purpose of taking up general business.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.
Present—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Absent—Messrs.

Dillinger English

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. Garland moved

A suspension of Rule V, which provides that the clerk shall mail a notice to the members of special meetings of Council not less than 48 hours previous to said meeting.

Which motion prevailed.

PRESENTATIONS.

Mr. Garland presented

No. 3067. An Ordinance repealing an ordinance entitled, "An Ordinance

nance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted or injuries sustained while in the performance of their duties, approved April 7th, 1915.

Also

No. 3068. Resolution authorizing the issuing of a warrant in favor of Peter Bohlendar & Son, Tippecanoe City, Ohio, in the sum of \$137.50, for furnishing and delivering to the City of Pittsburgh, 10,000 catalpa, 5,000 mulberry and 5,000 soft maple trees, and 500 books for distribution to the public school children throughout the City of Pittsburgh, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3069. Resolution authorizing the issuing of a warrant in favor of Thomas R. Kerr in the sum of \$155.94, refunding overpaid water rates as per Exoneration No. C129, issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3070. Resolution authorizing the Controller to transfer the sum of \$25.00 from Appropriation No. 1102-C, Printing and Supplies, to Appropriation No. 1105, Equipment, Civil Service Commission.

Also

No. 3071. Resolution authorizing and directing the City Controller to transfer the sum of \$1,500.00 from Code Account No. 1003, Miscellaneous Services, to Code Account No. 1004, Supplies, City Clerk's Office.

Also

No. 3072. Resolution authorizing the execution and delivery of a quit claim deed to Frederick H. Moltenauer for certain lots or piece of ground situate in the Thirteenth ward of the City of Pittsburgh (formerly Sterrett township) being known as Lots Nos. 73 and 74 in the Homewood Park Plan of Lots, on payment by him of the sum of \$4.27, being the amount of the taxes without costs thereon.

Also

No. 3073. Resolution authorizing

ing the execution and delivery of a deed to Harry Hickox, the present owner, for all that certain lot or piece of ground situate in the Fifth (formerly Thirteenth) ward of the City of Pittsburgh, being Lot No. 24 in Robert Wood's Plan of Lots, on payment by him of the sum of \$14.36, being the full amount of taxes assessed against said property.

Also

No. 3074. Communication from Jas. A. Griffith offering to purchase property owned by the City of Pittsburgh in the Eighteenth ward, located on westerly side of Curtin avenue, Cedarhurst street, Beltzhoover avenue, Eureka street and Estella street, at a total amount of \$1,480.00.

Also

No. 3075. Communication from George A. Jones offering to purchase property owned by the City of Pittsburgh in the Eighteenth ward, located on the westerly side of Curtin avenue, Cedarhurst street, Beltzhoover avenue, Eureka street and Chalfont street, at total amount of \$1,500.00.

Which were severally read and referred to the Committee on Finance.

Mr. Kerr presented.

No. 3076. Communication from Chas. H. Hode asking the city to cooperate and assist the South Side Gardening and Beautifying Association in its work.

Also

No. 3077. Resolution authorizing the issuing of a warrant in favor of Thomas Cronin Company for the sum of \$45.00, in payment of extra work done on the contract for the construction of public sewers on both shoulders of the roadway of Carson street, between South Seventeenth and South Eighteenth streets, and charging the same to Code Account No. 42-M, Contingent Fund.

Also

No. 3078. Resolution authorizing and directing the City Treasurer to allow a credit of \$4,325.94, being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the costs of a pipe line and its appurtenances, constructed under a contract dated April 29, 1911, on the claim of the City of Pittsburgh against the Ohio Valley Water Company amounting to \$10,476.00 for water furnished it for a period of 62,739 days from January 8, 1915, to March 11, 1915, under ordinance approved December 1, 1884, and to receive the sum of \$6,150.06 in cash in full payment of said claim of the City against the Ohio Valley Water Company, provided the City Treasurer receives from the Ohio Valley Water Company a receipt in the sum of \$4,325.94 being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the cost of said pipe line and appurtenances, and authorizing

and directing the City Treasurer upon the receipt of said sum of \$6,150.06 in cash, and the above mentioned receipt in the sum of \$4,325.94 to deliver to the Ohio Valley Water Company a receipt in full for \$10,476.00 for all claims of the city against the Ohio Valley Water Company for water furnished between January 8, 1915, and March 9, 1915.

Which were severally read and referred to the Committee on Finance.

Also

No. 3079. Petition for the opening, sewerage, grading, paving and curbing of Stoeber way, from Larimer street to Paulson avenue.

Also

No. 3080. An Ordinance opening Stoeber way, from Larimer street to Paulson avenue, in the Twelfth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 3081. An Ordinance authorizing the making of a contract or contracts for the laying and construction of cement sidewalks in the City of Pittsburgh, and providing for the payment thereof.

Also

No. 3082. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for rebuilding and repairing bridges, and providing for the payment of the costs thereof.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3083. Petition of citizens and property owners of the Twentieth ward asking Council to reconsider the advisability of discontinuing Engine Company No. 39.

Also

No. 3084. Petition of S. D. Shipley asking that a special license or permit be granted to his son, S. D. Shipley, Jr., to operate moving picture machines during his minority.

Which were read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 3085. An Ordinance establishing the grade of Brashear street, from Hastings street to Linden street.

Which was read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3086

MAYOR'S OFFICE.

Pittsburgh, April 16th, 1915.
To the Chairman and members
of Council,
Pittsburgh, Pa.

Gentlemen:

I am enclosing you herewith a copy of communication received from Sen-

ator William Flinn, relative to conditions at the West Penn Hospital, wherein he sets forth certain facts why that institution should not be compelled to pay its water rent, together with a statement of account against the city. In this connection, I might state at this time that the same conditions apparently are claimed to exist in all such institutions. I feel that your honorable body should be acquainted with the facts and therefore transmit the same to you for your information.

Yours very truly,
JOS. G. ARMSTRONG,
Mayor.

Also

No. 3087

MAYOR'S OFFICE.

Pittsburgh, April 21st, 1915.

To the Chairman and Members
of Council,

City of Pittsburgh.

Gentlemen:

Herewith I enclose you communication from Director Hamerschlag of the Carnegie Institute of Technology, relative to a bill submitted by the Department of Public Safety on building permit for the Tech. schools, together with a report on the same from Director Hubbard, which is self-explanatory.

Feeling that your honorable body might want to take some action on the same, I transmit the same to you.

Yours very truly,
JOS. G. ARMSTRONG,
Mayor.

Also

No. 3088. Communication from Harry M. Aronson asking that the City sell to Michael Dwyer property fronting 20 ft. 4 1-2 inches on Grant boulevard, 12 ft. 10 3-4 inches on Chatham street, etc., for the sum of \$100.00.

Also

No. 3089. Communication from David Lloyd asking the City to lease the property adjoining Olympia Park, Nineteenth ward, for athletic purposes.

Also

No. 3090. Communication from E. S. Morrow, City Controller, transmitting to Council communication from W. J. C. Floyd, Inspector in his Department, recommending that tests on articles such as German silver springs, red brass valves, Rabbit metal, also mechanical rubber goods such as hose, belting and sheet packing be inspected in test laboratories.

Also

No. 3091. Resolution authorizing and directing the City Controller to transfer the sum of \$450.00 from the Contingent Fund, Appropriation No. 42, to Appropriation No. 1301, 'Equipment Bureau of Tests.

Also

No. 3092. Resolution authorizing and directing the Director of the

Department of Public Safety to give an exhibition of the work performed by the Division of Weights and Measures from time to time for the benefit of the public at the exposition and fair which the Pittsburgh Commercial Club intends giving at the Motor Square Garden during the interim of May 10th to May 15th, at a cost not to exceed the sum of \$150.00; and authorizing the Mayor to issue, and the City Controller to countersign warrants for a sum of moneys not to exceed \$150.00 in payment of the expenses incurred in the giving of such exhibition upon proper vouchers being filed and approved in accordance with law, and charging the same to Code Account No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 3093. Communication from the Duquesne Heights and Mt. Washington Board of Trade asking the City to extend the street car tracks on Duquesne heights to West Duquesne heights and to lease the same to the Pittsburgh Railways Company.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3094. Communication from J. A. Johnston protesting against the manner in which the specifications are drawn up for the 8 motor cycles for the Bureau of Police which will prohibit them for offering a proposition on the same.

Which was read and referred to the Committee on Public Safety.

Also

No. 3095. Communication from the Pittsburgh Board of Trade requesting Council to grant to the Pittsburgh Railways Company the privilege to place a curve at the corner of Center and South Highland avenues.

Which was read, received and filed.

Also

No. 3096. Communication from E. S. Morrow, City Controller, asking Council to adopt Resolution approving An Act fixing the method of sale of bonds issued by counties, cities, boroughs, townships, school districts or other municipalities or incorporated districts, etc.

Also

No. 3097. Copy of Act fixing the method of sale of bonds issued by counties, cities, boroughs, townships, school districts or other municipalities or incorporated districts.

Also

No. 3098. Resolution approving, recommending and asking the passage of a bill entitled, "An Act fixing the method of sale of bonds issued by counties, cities, boroughs, townships, school districts or other municipalities or incorporated districts," presented by Senator Charles J. Magee on Tuesday, April 27, 1915; and authorizing that a copy of this resolution be transmitted

to the representatives and senators from Allegheny county.

Which were severally read and referred to the Committee on Finance.

Also.

No. 3099. Communication from Jos. T. Smith asking to be reimbursed for time lost as laborer in Bureau of Highways and Sewers on account of injuries received in the performance of his duties.

Also

No. 3100

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, April 19th, 1915.

President and Members of Council,
Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 3013, the same being a Resolution requesting the Director of the Department of Public Works to furnish an estimate of the cost of grading Arsenal Park for the purpose of making a ball ground, beg to enclose you herewith copy of report upon the same from Mr. George W. Burke, Superintendent of the Bureau of Parks, in which he states that the making of a ball ground would totally destroy work already done to the amount of at least \$15,000.00 and that the idea is not practical.

Therefore, unless we get further instructions, we will not proceed to have an estimate made of the cost of the proposed ball grounds. Enclosed herewith find blueprints of layout of proposed new ball ground.

Yours very truly,

ROBT. SWAN,

Director.

Attached to Bill No. 3100 is the report of the Superintendent of the Bureau of Parks and also the blueprints.

Which were read and referred to the Committee on Public Works.

Also

No. 3101. Resolution authorizing the issuing of warrants for the following persons: Myles Smith, patrolman, for \$2.22; R. J. Alderdice, Commissioner of Police, \$18.00; Stephen Piathowski, patrolman, \$2.22; Joseph H. Dye, Commissioner of Police, \$3.60; P. J. Golden, Secret Service Operative, \$6.04; Thos. F. Carroll, Commissioner of Police, \$3.00; Margaret A. Taylor, Police Woman Auxiliary, \$2.00; Elmer K. Henry, Secret Service Operative, \$18.55; L. C. Butterfield, Police Woman Auxiliary, \$4.10, for moneys expended seeking information and pursuing criminals (these expense accounts having been approved by the Superintendent of the Bureau of Police), and charging the same to Code Account No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3102. Report of the Committee on Finance for April 21st, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3016. An Ordinance entitled, "An Ordinance providing for the letting of a contract for one (1) Automobile Touring Car for the use of the Bureau of Police, Department of Public Safety."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2885. An Ordinance entitled, "An Ordinance authorizing the Mayor and the several department heads to enter into leases with the Estate of Henry W. Oliver and providing for the payment thereof."

In Finance Committee, April 21st, 1915, read and amended as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland
Goehring (Pres't) Kerr
Hetzel Rauh
Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2351. Resolution authorizing the Mayor to execute and deliver unto John P. Rush, a quit claim deed conveying all the interest of the City of Pittsburgh in those two certain lots numbered 176 and 177 in George S. Martin's plan of Lemington Square, Twelfth, formerly Twenty-first ward, upon the payment of the sum of \$25.00 by said grantee.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland Kerr
Goehring (Pres't) Rauh
Hetzel Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3026. Resolution authorizing and directing the City Controller to transfer the sum of \$10,000.00 from the Bureau of Public Morals as follows:

From Code Account 1184, Salaries	\$ 4,800.00
From Code Account 1185, Wages, Temporary Employees..	400.00
From Code Account 1186, Miscellaneous Service	1,384.00
From Code Account 1187, Equipment & Machinery.....	900.00
From Code Account 1188, Securing Information	2,516.00
	<u>\$10,000.00</u>

To Code Account No. 1076, Department of Law.

Which was read.

Mr. Garland moved .

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland Kerr
Goehring (Pres't) Rauh
Hetzel Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3038. Resolution authorizing and directing the City Controller to set aside from the General Fund, Appropriation No. 107, to the credit of Contract 21-A, the sum of \$4,533.09, additional work in the construction of the North Side reservoir.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland Kerr
Goehring (Pres't) Rauh
Hetzel Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3046. Resolution authorizing and directing the City Controller to set aside the sum of \$1,000.00 from Appropriation No. 42, Contingent Fund, for the purpose of carrying sufficient employees to maintain the Sheraden Playgrounds during the summer month, Appropriation 42-11.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland Kerr
Goehring (Pres't) Rauh
Hetzel Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3047. Resolution authorizing the Controller to pay the salaries of recreation directors, playground directors, physical training men and

women and supervisors in the Bureau of Recreation in ten monthly payments for the year 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2932. Resolution authorizing and directing the City Solicitor, upon payment by Oscar C. Stoehr of the sum of \$335.60 to release lot of said Oscar C. Stoehr from the assessment for the grading, paving and curbing of Murray avenue.

In Finance Committee, April 21, 1915, read and amended by striking out "\$335.60" and inserting in lieu thereof "\$349.58, together with interest thereon until the date of payment," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2988. Resolution authorizing the issuing of a warrant in favor of Henry Gram in the sum of \$246.00, upon release of all claims for repairs to property purchased by the

City at sheriff's sale from the Miller estate, situate on Duncan and Wickliff streets, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3037. Resolution authorizing the issuing of a warrant in favor of W. J. Tener & Co., Agents for \$410.00, in payment of premium on insurance policy No. 9680, covering ten boilers located at Brilliant Pumping Station, Bureau of Water, and charging same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2843. Resolution directing the City Solicitor to prepare a deed, and the Mayor to execute and deliver same, to Maloney, reconveying piece of property in Thirtieth ward as described in lien filed at 263 March Term, 1904, upon payment of all costs, charges, etc., into the city treasury.

Which was read, and on motion of Mr. Rauh, recommitted to the Committee on Finance.

Also

Bill No. 3036. Resolution adopting certain recommendations and suggestions to the Civil Service Com-

mission of the City of Pittsburgh for revision and adoption of its rules and regulations to aid and conform to the plan of standardization of employes' salaries as contemplated by Council for improvement of the Civil Service.

Which was read, and on motion of Mr. Kerr, recommitted to the Committee on Finance.

Also

Bill No. 2923. An Ordinance entitled, "An Ordinance providing for the appointment of a Captain of Secret Service Operatives in the Bureau of Police, Department of Public Safety, and fixing the salary therefor."

Which was read, and on motion of Mr. Rauh, recommitted to the Committee on Finance.

Also

Bill No. 3048. An Ordinance entitled, "An Ordinance amending Bill No 2511, being an ordinance fixing the number of officers and employes of all departments of the City of Pittsburgh and the rate of compensation thereof, which became a law January 28th, 1915."

Which was read, and on motion of Mr. Rauh, recommitted to the Committee on Finance.

Also

Bill No. 3023. An Ordinance entitled, "An Ordinance amending certain sections of an ordinance pertaining to the Department of Public Works, Bureaus of Engineering, Water and Parks, entitled, 'An Ordinance fixing the number of officers and employes of all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915, to-wit:

Bureau of Engineering.

Section 52, Superintendent, \$4,000.00 per annum; Chief Clerk, \$2,100.00 per annum.

Division of Surveys.

Section 54, Principal Assistant Engineer, \$2,700.00 per annum; Six Assistant Engineers, \$1,800.00 each per annum.

Division of Topography.

Section 55, Assistant Engineer, \$1,800.00 per annum.

Division of Design.

Section 58, Division Engineer, \$2,700.00 per annum; Assistant Engineer, \$1,800.00 per annum.

Division of Bridges.

Section 60, Division Engineer, \$2,700.00 per annum; Two Assistant Engineers, \$1,800.00 per annum.

Division of Sewers.

Section 61, Division Engineer, \$2,700.00 per annum.

Division of Public Utilities.

Section 62, Division Engineer, \$2,700.00 per annum; Assistant Engineer, \$1,800.00 per annum.

Division of Streets.

Section 63, Division Engineer, \$2,700.00

per annum; Six Assistant Engineers, \$1,800.00 each, per annum.

Bureau of Water.

Section 85, Superintendent, \$4,000.00 per annum.

Water, Mechanical Division.

Section 88, Division Superintendent, \$3,000.00 per annum.

Brilliant Pumping Station.

Section 89, Chief Engineer, \$2,400.00 per annum.

Water, Distribution Division.

Section 98, Division Superintendent, \$3,000.00 per annum; Three Division Engineers, \$2,000.00 each, per annum; Five Assistant Engineers, \$1,800.00 each, per annum.

Bureau of Parks.

Section 100, Division Engineer, \$2,000.00 per annum."

Which was read.

Mr. Herron moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also, with a negative recommendation,

Bill No. 2884. Resolution authorizing and directing the Controller to transfer the sum of \$562.72 from Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to the following:

To Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity\$374.56

To Appropriation No. 1114, Miscellaneous Services, Art Commission 188.16

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 3103. Report of the Committee on Public Works for April 21st, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3043. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Peach way, from a point about 50 feet south of Bedford avenue to the present sewer on Webster avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzl	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3045. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to let a contract for raising the southerly end of the north span of the North Side Point Bridge and making repairs to the rocker bearings according to the specifications furnished therefor by the Bureau of Engineering, and appropriating for the payment of said work the sum of \$4,500.00 from Appropriation No. 150."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzl	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3055. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County, for the occupation, use, administration, maintenance, operation and control of a joint county, and municipal building."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzl	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3104. Report of the Committee on Public Service and Surveys for April 21st, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3002. An Ordinance entitled, "An Ordinance changing the names of certain avenues, streets and ways in the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Woodburn moved

To amend the bill after the words "Grotto street, from Vining street to first angle north of Vining street, as laid out in Buchelt Plan, Twelfth ward, be changed to Andes street," by inserting the words "Hights street and way, from Butler street to Sharp way, Tenth and Eleventh wards, be changed to Heths avenue and way."

Which motion prevailed.

Mr. Woodburn moved

To amend the bill after the words "Kintner street, from Colescott street, north and south, as laid out in 'Wittman Manor,' Twentieth ward, be changed to Hethlon street," by inserting the words "Kipling street, from Parkman avenue to Grant boulevard, Fourth ward, be changed to Parkman avenue."

Which motion prevailed.

And the bill having been printed, as amended, and placed on the members' desks.

The bill, as read a second time and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3001. An Ordinance entitled, "An Ordinance designating the names of an unnamed street and certain unnamed ways in the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3050. An Ordinance entitled, "An Ordinance establishing the grade of Sorg way, from Ashlyn street to Thornton street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2942. An Ordinance entitled, "An Ordinance granting unto The Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Centre avenue and South Highland avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating a curved track connecting its present outbound track on Centre avenue with the inbound track of the Pittsburgh, Oakland and East Liberty Passenger Railway Company on South Highland avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 2943. An Ordinance entitled, "An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Negley avenue and Penn avenue, in the City of Pittsburgh, for the purpose of construction, maintaining, and operating curved tracks connecting its present inbound and outbound tracks on Negley avenue with the inbound and outbound tracks on Penn avenue owned by the Citizens Passenger Railway Company."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 1895. An Ordinance entitled, "An Ordinance granting unto the Consolidated Gas Company, its successors, lessees and assigns, the right to enter upon, use and occupy the new North Side Point Bridge, together with the approaches thereto, for one ten inch gas line, subject to the terms and conditions herein provided."

In Public Service Committee, April 21, 1915, Recalled from sub-committee, bill read and amended in Section 2 by inserting the words "Two hundred (\$200.00) dollars," and by adding new sections to be known as Sections 4, 5 and 6, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill as amended in Committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 1896. An Ordinance entitled, "An Ordinance granting unto the Equitable Gas Company, its successors, lessees and assigns, the right to enter upon, use and occupy the new North Side Point Bridge, together with the approaches thereto, for two sixteen inch gas lines, subject to the terms and conditions herein provided."

In Public Service and Surveys Committee, April 21st, 1915, recalled from sub-committee, bill read and amended in Section 2 by inserting the words "Six hundred dollars (\$600.00)" and by adding new sections to be known as Sections 4, 5 and 6, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Kerr
Goehring (Pres't)	Rauh
Hetzel	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3105. Report of the Committee on Filtration and Water for April 21st, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 2459. Resolution authorizing the issuing of a warrant in favor of Daniel J. Haggerty for \$36.00, being 12 days' lost time at the rate of \$3.00 per day, on account of injuries sustained in the performance of his duties as a feed water tender in the Bureau of Water, and charging the same to Appropriation No. 1603, Wages, Temporary Employees, Mechanical Division, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3039. Resolution authorizing the issuing of a warrant in favor of the Jas. McNeil and Bro. Company for the sum of \$1,250.00, in full payment of all labor and materials for repairing and reinforcing the pump chamber on the 48 inch steel water line at the foot of Twenty-sixth street, and charging the same to Appropriation No. 107.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Rauh (for Mr. Dillinger) presented from the Committee on Public Safety, with a negative recommendation.

No. 3106. Report of the Committee on Public Safety for April 21st, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3017. Resolution authorizing the issuing of a warrant in favor of Dr. J. Wade Elphinstone for the sum of \$15.00, for services rendered Patrolman James A. Gallagher, who was injured in the discharge of his duties, and charging the same to Code Account No. 1145, Item "B-14," Miscellaneous Services, Bureau of Police.

Which was read.

Mr. Rauh moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3018. Resolution authorizing the issuing of a warrant in favor of Dr. James Witherspoon, for the sum of \$100.00, for services rendered Patrolman James Gallagher, who was injured in the discharge of his duties, and charging the same to Code Account No. 1145, Item "B-14," Miscellaneous Services, Bureau of Police.

Which was read.

Mr. Rauh moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3019. Resolution authorizing the issuing of a warrant in favor of the Allegheny General Hospital for the sum of \$134.95, for services rendered Patrolman James A. Gallagher, who was injured in the discharge of his duties, and charging the same to Code Account No. 1145, Item "B-14," Miscellaneous Services, Bureau of Police.

Which was read.

Mr. Rauh moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Herron (for Mr. English) presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 3107. Report of the Committee on Health and Sanitation for April 21st, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 461. An Ordinance entitled, "An Ordinance requiring residents, householders, tenants, hotel keepers, boarding house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh to separate, and provide separate vessels or containers, for garbage and rubbish to facilitate and expedite the removal thereof, and providing penalties for failing to do so.

In Health and Sanitation Committee, April 14th, 1915, Read and amended in Section 1, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

In Council, April 20th, 1915, Bill read and recommitted to the Committee on Health and Sanitation.

In Health and Sanitation Committee, April 21st, 1915, ordered to be returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved

That the amendments of the Health and Sanitation Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Rauh moved

That the bill be recommitted to the Committee on Health and Sanitation.

Upon which motion, Mr. Rauh demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Goehring (Pres't)	Rauh
Kerr	Woodburn

Noes—Messrs.

Garland	Herron
Hetzel	

Ayes—4.—

Noes—3.

So the motion prevailed.

Also

Bill No. 3020. An Ordinance entitled, "An Ordinance providing for the reporting of venereal diseases in the City of Pittsburgh and prescribing penalties for the violation thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland	Hetzel
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

REPORTS OF SPECIAL COMMITTEES.

Mr. Garland presented from the special committee,

No. 3108

Pittsburgh, April 23rd, 1915.

To the President and Members of Council.

Gentlemen:

The undersigned members of the special committee of Council appointed to consider the advisability of the purchase and distribution of small trees to school children would respectfully report that on Thursday, April 22nd, 1915, your committee met and a propo-

sition was submitted to them from Peter Bohlendar and Son, of Tippecanoe City, Ohio, to furnish 10,000 Catalpas, 5,000 Soft Maples, 5,000 Mulberry's and 500 books, at a price of \$137.50, F. O. B. Pittsburgh.

At a further meeting held today, the Board of Public Education was represented by Dr. Geo. W. Gerwig, Secretary, also attended by Mr. Geo. W. Burke, Sup't of the Bureau of Parks.

The above subject was discussed. Secretary Gerwig, speaking for the Board of Public Education, favored the proposed distribution of trees to the school children and agreed to make a proper distribution of the same through the teachers to the children of public schools throughout the City. Sup't Burke stated that the proposition above referred to seemed fair and that the price quoted was very reasonable. The suggestion was that the mulberry trees should be distributed in the more rural districts.

Upon motion it was agreed by the committee that the offer made by the above named firm be accepted, and that the trees be expressed to the City of Pittsburgh, care George W. Burke, Superintendent of Parks, at the Shadyside Station, Pennsylvania Railroad.

Your committee would therefore report favorably in the above matter and recommend the adoption of the resolution herewith submitted.

Respectfully submitted,

JOHN S. HERRON,

ENOCH RAUH,

ROBT. GARLAND,

Chairman.

Which was read, received and filed.

MOTIONS AND RESOLUTIONS.

The Chair presented

No. 3109. Whereas, Under the law, it is the duty of Council to annually levy a tax based upon estimates of the amounts required for the running of the departments of the City for the ensuing year; and

Whereas, In determining said tax rate, it becomes necessary for Council to pass upon and fix the salaries and wages of the City employes for the ensuing fiscal year; and

Whereas, Notwithstanding said action of Council in adjusting salaries for the year, applications are presented from time to time for increases in compensation, or restoration of salary; and

Whereas, To consider said applications is not only in conflict with the action of Council taken, but is unjust in discriminating against equally deserving employes who are less persistent in their claims; now, therefore, be it

Resolved, That no salaries or compensation fixed in the making of the annual Budget shall be changed during the fiscal year unless said change be made in pursuance of a general ordinance revising all the salaries or other

compensation payable to officials or employees of the City.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Mr. Rauh arose and said

In supporting this resolution I desire to say that when Bill No. 3023 was introduced into the Finance Committee of Council last week, I tried hard to have this bill held over for one week in order that copies might be furnished to all members of this committee, so that the ordinance could be carefully studied.

Instead of this, the member of Council from Sheradan, Mr. English, moved to affirm this bill at once, and this motion was promptly seconded by the member of Council from Homewood, Mr. Herron.

May I ask why this great rush affecting the salaries of 33 men? I desire to state that some of these salaries should be reinstated, but the time to do this is not today after the Budget for 1915 has been closed, but at the next Budget session.

I feel satisfied that we have made some mistakes, but if the Budget with over 19,000 items is reopened, where will we land? Other departments will ask to have salaries in their Departments reinstated, and what applies to one Department is equally applicable and just to every one.

For over two months we deliberated over the Budget and in order to try to reduce the millage, part of which was forced upon the City through extravagances of increasing the pay roll during the first few years of the last administration, and now the present administration is compelled to retrench in order to relieve the heavily taxed people of our city.

If in our business we would ask for an extension of time for three years to cover a deficit, what policy would we pursue? Would it not be one of economy and retrenchment? The statement made in committee that this money will not come from the Contingent Fund, makes no difference to me. It is the people's money just the same. The taxpayers of Pittsburgh must be protected. The City now owns over 2,000 pieces of property which the owners were forced to give up, owing to the fact that they could not pay their taxes. I have taken an oath of office to protect the interests of the people of Pittsburgh. I consider spending their money with the same conscience as I would my own.

Mr. Kerr arose and said:

"Mr. President and Gentlemen: I am in sympathy with this resolution to a certain extent. I want to say that I have the courage to meet conditions as they arise and do not want to be placed in the position of shutting the door to anyone who may have anything to present before this body. I want the thing to be left open and let the men who apply for increases in salaries come before this body and stand up

and defend their position. There are possibly some salaries which ought to be restored—I don't know; but if such is the case, this is not the time to do it.

"These matters should stand until the next budget-making period. Why, the members of Council sat around here three or four months working on the Budget, and at this late date an ordinance is presented to restore certain salaries which were reduced after due deliberation. It is merely to befuddle the minds of the people, or it is all tommy rot.

"I am in favor of the sentiment of the resolution, but opposed to passing it, because I do not want the people of this City to think that we are absolutely unable to defend ourselves and have to surround our deliberations with resolutions that will prevent our taking action on measures such as was before us a few moments ago. I want it distinctly understood that I have the courage of my convictions and stand ready at all times to do my duty."

Mr. Herron arose and said:

"Mr. President and Gentlemen: I want to state that the previous speaker is mistaken when he says that great haste was taken by me in moving to return the ordinance restoring certain salaries in the Department of Public Works with an affirmative recommendation. This matter had been before the Council since the consideration of the last Budget, and every member of Council is familiar with the subject. At the time the salary of the men who would be benefited by Bill No. 3023 was reduced I voted against the reduction on the basis that the men were entitled to the salary they received.

"However, be that as it may, the gentleman (Mr. Rauh) who has just read his paper is very much concerned about this thing. I am glad to know that he is. 'Consistency thou art a jewel!' Will he go farther and vote to abolish the useless position of Chief of the Bureau of Information and Complaints, and then go a little farther and vote to abolish positions which are useless. I can show him men drawing high salaries who are doing very little to earn their money and I can also show him a resolution presented by the Pittsburgh Realty Owners Association asking this Council to practice economy and abolish all useless positions. Why only a short time ago he advocated the increase of certain salaries. I can name several which might refresh his memory."

And the question recurring on the adoption of the resolution, Mr. Rauh demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Garland	Rauh
Goehring (Pres't)	Woodburn
Hetzl	

Noes—Messrs.

Herron	Kerr
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Ayes—5.

Noes—2.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

Mr. Garland presented

No. 3110. An Ordinance providing for the making of a contract or contracts for the laying and relaying of a water pipe line and appurtenances on Hamilton avenue.

Which was read and referred to the Committee on Filtration and Water.

Also

No. 3111. Communication from S. D. Shipley relative to ordinance regulating moving picture business and examination and eligibility of operators of moving picture machines.

Which was read and referred to the Committee on Public Safety.

Mr. Herron presented

No. 3112. Communication from

John J. Toola, of Local Union No. 27, United Association of Plumbers and Steam Fitters, asking for an increase in wages of the plumbing inspectors to conform to the increase granted to journeymen plumbers.

Also

No. 3113. An Ordinance amending a portion of Section 40 (Department of Health, Division of Plumbing and House Drainage) of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and fixing the rate of compensation thereof," which became a law January 28th, 1915.

Which were read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, May 4, 1913,

No. 22

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Council met.

Present—Messrs.

Dillinger	Helzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 3114. Resolution authorizing and directing the City Controller to transfer the sum of \$400.00 from Appropriation No. 42 to Code Account No. 1162, Item "B", Miscellaneous Services, Bureau of Electricity, for the purpose of installing telephones in the residences of the Police Commissioners of the Bureau of Police.

Which was read and referred to the Committee on Finance.

Also

No. 3115. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, transmitting to Council resolutions for warrants in favor of John Phillip Bott, Lee O'Connor, James Ferson, Thomas O'Toole, Elmer Mills for time lost on account of "alleged" sickness contracted in the performance of their duties, and also a warrant in favor of Ethel May Richards, widow of Edward B. Richards, deceased, for time lost on account of "alleged" sickness contracted by said Edward B. Richards while in the performance of his duties as a city fireman.

Also

No. 3116. Resolution authorizing the issuing of a warrant in favor of John Phillip Bott, an employee of the Bureau of Fire, for the sum of \$72.58 for 25 days' lost time, December 26th, 1914, to January 19th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on December 21st, 1914, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3117. Resolution authorizing the issuing of a warrant in favor of Leo O'Connor, an employee of the Bureau of Fire, for the sum of \$16.13 for 5 days' lost time, March 12th to 16th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3118. Resolution authorizing the issuing of a warrant in favor of James Ferson, an employee of the Bureau of Fire, for the sum of \$15.32 for 5 days' lost time, March 13th to 17th, 1915, inclusive, by reason of sickness "alleged" to have been contracted while in the regular performance of his duty, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3119. Resolution authorizing the issuing of a warrant in favor of Thomas O'Toole, an employee of the Bureau of Fire, for the sum of \$14.19 for 4 days' lost time, March 13th to 16th, 1915, inclusive, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3120. Resolution authorizing the issuing of a warrant in favor of Elmer Mills, an employee of the Bureau of Fire, for the sum of \$17.42 for 6 days' lost time, March 8th to 14th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3121. Resolution authorizing the issuing of a warrant in favor of Ethel May Richards, widow of Edward B. Richards, deceased, for the sum of \$44.35 for 13 days' lost time by reason of sickness which said Edward B. Richards is "alleged" to have contracted on January 24th, 1915, while responding to an alarm of fire at 310 Bigelow street, said lost time being from January 25th to February 8th, 1915, on which date he died, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3122. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, transmitting to Council claims of Jos. Gerneth, Geo. P. Sparr and Jno. McCondrew, for lost time on account of sickness contracted while in the performance of their duties as firemen.

Also

No. 3123. Resolution authorizing the issuing of a warrant in favor of Joseph Gerneth, an employee of the Bureau of Fire, for the sum of \$10.96 for lost time, March 12th to March 16th, 1915, by reason of a severe cold contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3124. Resolution authorizing the issuing of a warrant in favor of George P. Sparr, an employee of the Bureau of Fire, for the sum of \$16.13 for lost time, March 12th to March 17th, 1915, by reason of a severe cold contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3125. Resolution authorizing the issuing of a warrant in favor of John McCondrew, an employee of the Bureau of Fire, for the sum of \$57.66, for lost time, March 5th to April 9th, 1915, by reason of lagrippe contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which were severally read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 3126. Resolution authorizing and directing the Controller to transfer \$500.00 from the Contingent Fund, Appropriation No. 42, to the Civil Service Commission, for the purpose of paying expenses of two delegates to the Eighth National Assembly of Civil Service Commissions to be held in Los Angeles, California, June 15 to 19, 1915.

Also

No. 3127. Resolution authorizing the issuing of a warrant in favor of Rt. Rev. Richard Phelan, Trustee

for St. John's R. C. Church, in the sum of \$320.17, refunding overpaid water rates as per Exoneration No. C204 issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3128. Resolution authorizing the issuing of a warrant in favor of A. W. Mellon in the sum of \$182.98, refunding overpaid water rates as per Exoneration No. C186 issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3129. Resolution authorizing the issuing of a warrant in favor of David Kreimeier, et al., in the sum of \$157.13, refunding overpaid water rates, as per Exoneration No. C201 issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3130. Resolution authorizing the execution and delivery of a deed to David S. Littell, the present owner, of all that lot or piece of ground situate in the Twelfth (formerly Twenty-first) ward of the City of Pittsburgh.

Also

No. 3131. Resolution authorizing the Mayor to execute and deliver a deed to James F. Harper for property situate in the Twenty-fifth ward of the City of Pittsburgh, on payment by him of \$6.26 to the City Treasurer.

Also

No. 3132. Communication from F. R. Garver asking the City to name best cash price it will take for the old Montrose Pumping Station.

Also

No. 3133. Communication from Robt. K. Cochran asking that H. B. Hazlett be allowed to run a jitney bus in Riverview Park.

Which were severally read and referred to the Committee on Finance.

Mr. Kerr presented

No. 3134. An Ordinance authorizing and directing the purchase of certain real estate in the Fourth ward, City of Pittsburgh, fronting on Forbes street, being the property of the American Reduction Company, a corporation of the Commonwealth of Pennsylvania, at the price of \$2,000.00, and providing for the payment thereof.

Also

No. 3135. Resolution authorizing and directing the City Controller to transfer the sum of \$753.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1637, Miscellaneous Services, Bureau of Water, for rental of rooms in the Henry W. Oliver Building used as offices by the Bureau of Water.

Which were read and referred to the Committee on Finance.

Also

No. 3136. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract between the City of

Pittsburgh and the Sunlight Illuminating Company, supplemental to and in modification of a certain contract between the same parties dated March 12th, 1913, relating to certain street lights and lamps, connections, service lines, and an option to the City to purchase certain installations necessary to said service.

Also

No. 3137. An Ordinance providing for the letting of a contract or contracts for the construction of a public comfort station on Forbes street, east of Brady street, Pittsburgh, Pa.

Also

No. 3138. An Ordinance approving the plans for a Joint City and County Building; designating the portion of the building to be occupied by the City and authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County for the exchange and lease of space in the building.

Also

No. 3139. Resolution authorizing the issuing of a warrant in favor of J. Toner Barr for the sum of \$18.00, in payment of extra work done on the contract for reflooring the roadway of the Warrington avenue bridge over Saw Mill Run, and charging the same to Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering.

Which were severally read and referred to the Committee on Public Works.

Also

No. 3140. Petition for change of name of Park way (formerly Washington street), between Cedar avenue and Madison avenue, to "Winchester avenue."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

Mr. Rauh (by request) presented:

No. 3141. An Ordinance authorizing and directing the licensing of chauffeurs and automobile owners engaged in the business of hiring automobiles or taxi-cabs in transporting people from one place to another, in the City of Pittsburgh; the form and manner of the license and fixing the fee thereof, and the rates and charges to be made, and providing for the parking thereof.

Which was read and referred to the Committee on Public Safety.

Mr. Rauh presented

No. 3142.

DEPARTMENT OF LAW.

Pittsburgh, May 3, 1915.

Mr. E. J. Martin,

City Clerk,

Pittsburgh, Pa.

Dear Sir:

Referring to Bill No. 2843, resolution authorizing the execution and delivery

of a deed to Timothy D. Maloney, now before Council for final passage, I beg to say that said deed should be made out as follows:

Timothy D. Maloney, Trustee for himself and the following children in equal parts:

Emma Kelly, Margaret Maloney, Loretta, Joseph, Leo, Wilbert and Francis Maloney, heirs at law of Ellen V. Maloney.

Respectfully yours,

CHARLES A. O'BRIEN,

City Solicitor.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 3143. An Ordinance authorizing the reconstruction of and certain changes in an overhead bridge of the West Side Belt Railroad Company over West Liberty avenue, and providing that such changes shall not affect the Viewers' award in favor of said Railroad Company.

Also

No. 3144. An Ordinance granting unto the Citizens Passenger Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Anderson street, Sandusky street and Liberty avenue in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved track connections with the Federal street and Pleasant Valley Passenger Railway Company at Anderson street and with the Transverse Passenger Railway Company at Cecil place, and at Sandusky street.

Also

No. 3145. An Ordinance authorizing the Duquesne Light Company, a corporation of Pennsylvania, at their own cost and expense, to place poles and to string wires across property at the Ross Pumping Station belonging to the City of Pittsburgh.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented.

No. 3146. An Ordinance providing for the appointment of a Superintendent of Machinery in the Bureau of Fire, Department of Public Safety, and fixing the salary therefor.

Which was read and referred to the Committee of Finance.

Also

No. 3147. Communication from Galen C. Hartman asking that Behrens street, running from No. 2500 Fifth avenue west, be paved.

Which was read and referred to the Committee on Public Works.

Also

No. 3148. An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, and

west of Hooper, Epiphany and Sixteenth streets, for the purpose of laying and maintaining conduits, pipes, and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3149. Communication from Edward Schreiner, attorney for Charles F. Stoughton, claiming that Mr. Stoughton was not awarded the contract for painting the ceilings and walls of the Tuberculosis Hospital on the Leech Farm, he being the lowest bidder.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 3150.
DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, May 4th, 1915.

To the President and
Members of Council,
Pittsburgh, Pa.

Gentlemen:

The employees of the Department of Public Works affected by the ordinance asking for the restoration of salaries have handed me the enclosed statement signed by the employees of this department whose salaries were reduced by the Budget Committee and who are asking for the restoration of the same.

The same is submitted to you for your careful consideration in connection with the ordinance pending for the restoration of these salaries.

Yours very truly,

ROBT. SWAN,

Director.

Accompanied by statement signed by employees of Bureaus of Engineering, Parks and Water asking for the restoration of salaries received by them prior to the passage of the 1915 Budget.

Also

No. 3151. Communication from the Executive Committee of the Boy Scouts of America thanking the members of Council and others for the interest taken in the campaign for raising of funds for the Boy Scouts.

Which were read, received and filed.

Also

No. 3152.

MAYOR'S OFFICE.

Pittsburgh, May 4, 1915.

To the President and
Members of Council,
City.

Gentlemen:

I am forwarding to you report of the Chief Cost Accountant on Councilmanic Resolution No. 3062, being a resolution requesting the Mayor to furnish the first quarterly report of receipts and expenditures as provided in

the Appropriation Ordinance for 1915.

I have gone over this report very carefully with the Superintendent of the Bureau of Costs and I agree with his comments on the same. While we are doing everything possible to furnish Council with this information requested in the resolution referred to, however, it is new work and as the forms have only been recently printed, and we have so much other work on hand, we may not be able to carry out the provisions of the resolution as well as we should, especially the first and second quarters. However, after we pass that period we feel that we will be able to comply with the requirements, but the suggestion of the Superintendent's of making the reports semi-annually instead of quarterly appeals to me as being more logical, considering the enormous amount of work to be done.

If this report is not as plain as it should be and Council so desires, I would be pleased to have a conference with your honorable body in the Mayors' Office, for the purpose of going over the same personally, at which time I will have the Superintendent of the Bureau of Costs present.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

BUREAU OF COSTS.

Pittsburgh, April 23, 1915.

Hon. Jos. G. Armstrong,

Mayor.

Dear Sir:

As directed by you I have made an examination of Bill No. 3062, being a resolution adopted by Council on April 20th, requesting the Mayor to furnish the first quarterly report of receipts and expenditures as provided in the Appropriation Ordinance for 1915.

This resolution refers to Section 4 of Appropriation Ordinance Bill No. 2024, for the year 1915. The requirements of this section are that City departments shall furnish to Council quarterly certain statements concerning expenditures. It also provides that the Controller shall prescribe the forms upon which these reports are to be made. Recently there has been transmitted to your office drafts of these forms, which were designed by the Bureau of Accounting Revision of the Controller's Office and prescribed by the Controller. He stated in his letter that while the provisions of the ordinance required that he prescribe the forms, no funds were supplied to his department to cover the cost of printing them and this expense should be met by the City departments making the reports.

Commenting upon the provisions contained in Section 4 of the 1915 appropriation ordinance; in my opinion certain of the provisions cannot now be carried out by many of the City departments for the reason that their accounting methods at present in use will not develop the information required. The information required in another part of this section is of doubtful value and requires a very great

amount of work. When Council is informed of the entire conditions, I believe that only such provisions will be required as can be properly observed at this time.

The general requirement that these statements are to be made within fifteen days after the close of each quarter is one which is not possible of observance; the time being insufficient.

Referring to sub-divisions (a) and (b) of this Section calling for statements as follows:

(a) Work accomplished or services rendered during the quarter and the cost thereof, on a consumption basis, classified according to the standard budget titles.

(b) Number of units of work or services in all cases where work or services can be measured in units, and the average cost per unit on a consumption basis.

When City departments and offices have developed expense and cost records which should produce the information required in the above two sections, the provisions can and should be met, for not only Council, but the Public as well should be currently supplied with this information and it should be extended to show comparisons. This statement would also have the greatest administrative value to department heads and to yourself.

Referring to the provisions of sub-division (c) of this Section:

(c) Inventory of supplies, materials and equipment.

(1) On hand at beginning of quarter.

(2) Purchased or received from general stores during quarter.

(3) Consumed or used during quarter.

(4) On hand at end of quarter. The utility of a consumption report quarterly as above required is very doubtful. Stock accounts should be kept by City departments which will show at all times the supplies, materials and equipment on hand; but physical inventories and statements of this character should in my opinion not be required more often than semi-annually and they should then be made cumulative, or in other words should contain progressive information for the entire fiscal period which may have been concluded. A statement to comply with this provision is estimated to require, by code class for each account, over six hundred large sheets, size 14 inch by 17 inch—of typewritten matter. It not being required that this report shall show the allotments to each function the value is not apparent and in my opinion should be foregone entirely.

It is not intended to convey in the foregoing the thought of a disposition to ignore or in any way disregard any requirements of this character which Council may deem wise; but I feel that during such reasonable time as may be necessary to develop the information through the use of proper records the requirements should be clas-

sific to the point of requiring only such information as can now be furnished by the Departments.

Corrective accounting, centralized offices, etc., for City departments cannot be accomplished in any one year. A very great amount of work in the matter of proper research, design and installation of accounting methods must be done before they will be ready to comply with such provisions. Considerable progress has been made in this matter, but even with the present disposition of City departments to bring their accounting methods up to the highest degree of perfection and in line with the best business methods, we are still a considerable distance from realizing such results.

I would respectfully suggest that the matter be taken up with Council at an early date with a view to relieving us to some extent of those things which are not now possible nor of material value to them.

During the last year this office undertook some of the studies and work necessary to produce proper accounting for City departments and several preliminary surveys of the requirements have been made, but because of other work now in hand, we shall not now be able to proceed with much of this work. I have always considered this work to be of the greatest importance and whether this office or some other agency shall undertake to furnish to the departments proper systems for recording the necessary information concerning their operation or not, the work should be prosecuted constantly and with vigor during this and ensuing years.

Direct financial returns in the way of savings are not apparent at the time installations of new methods are made in any business and there is no means by which we will be able to show in dollars and cents the savings which proper accounting should provide. This should not, however, be a deterrent factor in the upbuilding of proper records.

Respectfully yours,

M. E. MOFFETT,

Chief Accountant.

Which was read.

Mr. English moved

That the communication be received and filed, and a copy furnished each member.

Which motion prevailed.

Also

No. 3153.

MAYOR'S OFFICE.

Pittsburgh, April 26th, 1915.

To the Chairman and

Members of Council of the

City of Pittsburgh.

Gentlemen:

I beg to return to you herewith Bill No. 2997 relating to storerooms Nos. 1 and 2, North Side Market, to which I refuse my approval for the following reasons:

First: Prior to resolution of Coun-

cil adopted March 30th, 1915, directing the Director of Public Works to extend or continue leases in the North Side Market then in existence, until such further time as the Council should fix the duration and term of leases, etc., the said Director acting under the authority of Ordinance No. 170 approved May 1, 1913, had notified H. S. Hays and C. P. Mercer, occupants respectively of storerooms Nos. 1 and 2, that their permits or leases would not be renewed and further, issued permits for said storerooms to Alexander Sloane and Joseph R. Hite for a period of two years from the first Monday of April, 1915, and said parties are now in possession of said stalls.

Believing that the Director of the Department of Public Works acted within his lawful authority and exercised proper judgment and discretion in reference to the leasing of said stalls, I consider that his action in the matter should stand.

Second: It is plainly provided in Section Third, Article Nineteen, of the Charter Act of 1901 that the power of the Council over city markets is to be exercised by general ordinance, providing therefor suitable rules and regulations under control of the executive department within the jurisdiction of which the markets are placed, and this power was properly exercised in the form of Ordinance No. 170 relating to the North Side Market.

Third: The present ordinance is objectionable as an attempt to directly administer and assume executive functions which have been fixed by general ordinance.

For the reasons given I deem it my duty to withhold approval.

Respectfully,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 2997. An Ordinance entitled, "An Ordinance restoring and reinstating the leases of H. S. Hays and C. P. Mercer for storerooms Nos. 1 and 2 in the North Side Market, and fixing the term and the rental therefor, and providing for leases or permits therefor."

In Council April 20, 1915, rule suspended, bill read three times and finally passed.

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

Mr. Woodburn arose and said:

"Mr. President: In March of 1913, a committee charged with the preparation of an ordinance fixing the rentals of storerooms, stalls and stands in the North Side Market House met the tenants of said market in Select Council Chamber, Old Allegheny City Hall, and the question of duration of leases was finally settled by a two-years' compromise based upon the presumption that, within that time, the new Diamond Market House would be completed, and the assurance that

Council would at that time determine a uniform tenure for all market houses, and upon the promise of the committee, that it would advocate a five-year term. The committee in no wise pledged the Council as to its attitude toward this program, but after the late Mr. Hoeveler voiced the fear of all that the industry of years, in some cases more than half a century, would be endangered by political changes in the Council and the next administration, did vouch for the equity and integrity of the Councilmanic majority which would not be affected by the pending election. As a member of that committee and one of that majority, I propose to redeem that pledge and fulfill that promise this very day. Five of the present members of this Council voted for Section 2 of ordinance No. 170, which fixed the period of duration at two years from the first day of April, 1913, without authorizing—extension, continuance or renewal. The necessity of such authorization was not contemplated.

Anticipating the expiration of these leases because of their limitation by Ordinance No. 170, on Tuesday, the 30th day of last March, Council, by the resolution referred to in the Mayor's message, directed the proper officer, viz: the Director of the Department of Public Works, to continue or extend said leases for a period still contingent upon the completion of the New Diamond Market House. In the first reason given by the Mayor for refusing to approve Bill No. 2997, we are informed that the Director of the Department of Public Works had already notified the tenants of storerooms Nos. 1 and 2 that their leases would not be renewed, and "further," that "permits for said storerooms" had been issued to new tenants,—for a period of two years from the first Monday of April," which was the fifth day of April—while Ordinance No. 170, from which authority is claimed for this action, designates "April 1st," exceeding by five days this questionable authority.

The second reason for refusing to approve this action of Council is as follows:

"It is plainly provided in Section 3, Article XIX, of the Charter Act of 1901, that the power of the Council over the City Market is to be exercised by general ordinance, providing therefor suitable rules and regulations under control of the executive department with the jurisdiction of which the markets are placed."

ART. XIX, SEC. 3 XLIII.

This is the summary of the corporate powers of Council, the sum and substance of "home rule," the authority and extent of self-government. This Council has evinced an increasing disposition to diminish these powers, weaken and curtail its authority or allow it to be reduced.

The tendency of this Council is positively toward that of a discredited adjunct.

The last reason for objecting to this bill becoming an ordinance of the City

is that it is "An attempt to directly administer and assume executive functions, which have been fixed by general ordinance."

Show me that "general ordinance," whereby this Council, during its almost four years tenure of office, authorized and empowered any officer or employee of this municipality to take from any man, be he friend or foe, his property and lawful possessions and just rights, the result of years of energy and honest industry and give them, a spoil of political victory, to those so lost in avarice and self as to forget His commandment that "you love one another" even the free-masonry of human existence.

Thank God, we have, thus far, been in full and perfect agreement in intent and purpose with the spirit of that eminent jurist who declared to the jury, "It takes thirteen men to steal a man's farm."

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn
Hetzel	

Noes—Messrs.

Dillinger	Garland
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When the name of Mr. Garland was called, he arose and said:

"Mr. Chairman and Gentlemen: On every occasion upon which this matter was up in committee, or in Council, I voted against the outsting of the parties involved, but in view of the fact that the Court through Judge MacFarlane has handed down his decision to the effect that the Administration acted within its rights, and the further fact that the veto handed down fully sets forth the law in the case, I feel that I must follow the law, and therefore vote to sustain the veto."

Ayes—7.

Noes—2.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

UNFINISHED BUSINESS.

Mr. Herron called up

Bill No. 2937. Resolution authorizing the issuing of a warrant in favor of Dr. J. Walter Beyer for \$35.00, for professional services rendered Thomas Hughes, an employee of the Bureau of Water, who was injured in the performance of his duty, and charging same to Appropriation No. 1646, Miscellaneous Services, Bureau of Water.

In Council April 13, 1915, rule suspended, read three times and failed to pass finally for want of a two-thirds vote.

In Council April 20th, 1915, read and failed to pass finally for want of a two-thirds vote.

Which was read, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Herron	Rauh

Noes—Messrs.

Garland	Woodburn
Goehring (Pres't.)	

Ayes—6.

Noes—3.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3154. Report of the Committee on Finance for April 28, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2878. Resolution authorizing the issuing of a warrant in favor of George A. and Solomon Jones in the sum of \$343.56, refunding overpaid taxes for the years 1907 to 1913, both inclusive, on property in the Eighteenth (old Thirty-eighth) ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3069. Resolution authorizing the issuing of a warrant in favor of Thomas R. Kerr in the sum of \$155.94, refunding overpaid water rates as per Exoneration No. C129, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and

third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3077. Resolution authorizing the issuing of a warrant in favor of Thomas Cronin Company for the sum of \$45.00, in payment of extra work done on the contract for the construction of public sewers on both shoulders of the roadway of Carson street, between South Seventeenth and South Eighteenth streets, and charging same to Code Account No. 42-M, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3092. Resolution authorizing, empowering and directing the Director of the Department of Public Safety to give an exhibition of the work performed by the Division of Weights and Measures from time to time for the benefit of the public at the Exposition of the Pittsburgh Commercial Club at Motor Square Garden, from May 10th to 15th, 1915, and authorizing the issuing of warrants not to exceed \$150.00 in payment of the expenses incurred in the giving of such exhibition upon proper vouchers being filed and approved in accordance with law, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and

third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3028. Resolution authorizing the execution and delivery of a quit claim deed to the estate of Gerard C. Smith, his successors and assigns, on payment to the City of the sum of \$18.30, for lot No. 34 in Boulevard Plan.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3091. Resolution authorizing and directing the City Controller to transfer the sum of \$450.00 from the Contingent Fund, Appropriation No. 42, to Appropriation No. 1801, Equipment, Bureau of Tests.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3071. Resolution authorizing and directing the City Controller to transfer the sum of \$1,500.00 from Code Account No. 1003, Miscellaneous Services, to Code Account No. 1004, Supplies, City Clerk's Office.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Hillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3098. Resolution approving, recommending and asking the passage of a bill entitled "An Act fixing the method of sale of bonds issued by counties, cities, boroughs, townships, school districts or other municipalities or incorporated districts," presented by Senator Charles J. Magee, on Tuesday, April 27, 1915, and providing that a copy of the resolution be transmitted to the representatives and senators from Allegheny County.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Hillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 3067. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted or in-

juries sustained while in the performance of their duties,' approved April 7th, 1915."

Which was read

Mr. Garland moved

That the bill be laid on the table.

Which motion prevailed.

Also

Bill No. 2843. Resolution directing the City Solicitor to prepare, and the Mayor to execute and deliver, a deed to Maloney reconveying piece of property described in lien filed at 263 March Term, 1904, upon payment by Maloney of all costs, charges, etc., into the City Treasury.

Which was read.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 3036. Resolution adopting certain recommendations and suggestions to the Civil Service Commission of the City of Pittsburgh for revision and adoption of its rules and regulations to aid and conform to the plan of standardization of employees' salaries as contemplated by Council for improvement of the Civil Service.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

Mr. Kerr moved

To amend the resolution in the eleventh paragraph, after the words "Bureau or Division head," by inserting the words "or member of Council."

Which motion prevailed.

Mr. English moved

To amend the bill by striking out the entire eleventh paragraph.

Which motion did not prevail.

And the resolution, as read a second time and amended, was agreed to, and was laid over for reprinting.

Also, with a negative recommendation.

Bill No. 2923. An Ordinance entitled, "An Ordinance providing for the appointment of a Captain of Secret Service Operatives in the Bureau of Police, Department of Public Safety, and fixing the salary therefor."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3048. An Ordinance, entitled, "An Ordinance amending Bill No. 2511, being an ordinance fixing the

number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof, which became a law January 28th, 1915."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3070. Resolution directing the Controller to transfer to the Civil Service Commission, the sum of \$25.00 from printing and supplies. Appropriation No. 1102-C, to Equipment, Appropriation No. 1105.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3113. An Ordinance entitled, "An Ordinance amending a portion of Section 40 (Department of Health, Division of Plumbing and House Drainage) of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3023. An Ordinance entitled, "An Ordinance amending certain sections of an ordinance pertaining to the Department of Public Works, Bureaus of Engineering, Water and Parks, entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915, to-wit:

Bureau of Engineering.

Section 53, Superintendent, \$4,000.00 per annum; Chief Clerk, \$2,100.00 per annum.

Division of Surveys.

Section 54, Principal Assistant Engineer, \$2,700.00 per annum; Six Assistant Engineers, \$1,800.00 each per annum.

Division of Topography.

Section 55, Assistant Engineer, \$1,800.00 per annum.

Division of Design.

Section 58, Division Engineer, \$2,700.00 per annum; Assistant Engineer, \$1,800.00 per annum.

Division of Bridges.

Section 60, Division Engineer, \$2,500.00 per annum; Two Assistant Engineers, \$1,800.00 per annum.

Division of Sewers.

Section 61, Division Engineer, \$2,700.00 per annum.

Division of Public Utilities.

Section 62, Division Engineer, \$2,700.00 per annum; Assistant Engineer, \$1,800.00 per annum.

Division of Streets.

Section 63, Division Engineer, \$2,700.00 per annum; Six Assistant Engineers, \$1,800.00 each, per annum.

Bureau of Water.

Section 85, Superintendent, \$4,000.00 per annum.

Water, Mechanical Division.

Section 88, Division Superintendent, \$3,000.00 per annum.

Brilliant Pumping Station.

Section 89, Chief Engineer, \$2,400.00 per annum.

Water, Distribution Division.

Section 98, Division Superintendent, \$3,000.00 per annum; Three Division Engineers, \$2,000.00 each, per annum; Five Assistant Engineers, \$1,800.00 each, per annum.

Bureau of Parks.

Section 100, Division Engineer, \$2,000.00 per annum."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed. Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Hetzel	

Noes—Messrs.

English	Herron
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Ayes—7.

Noes—2.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 3155. Report of the Committee on Public Works for April 28th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3080. An Ordinance entitled, "An Ordinance opening Stoebner way, from Larimer street to Paulson avenue, in the Twelfth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3081. An Ordinance entitled, "An Ordinance authorizing the making of a contract or contracts for the laying and construction of cement sidewalks in the City of Pittsburgh, and providing for the payment thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3082. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for or award a contract or contracts for rebuilding and repairing bridges, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2891. An Ordinance entitled, "An Ordinance widening Benton avenue, from Brighton road to the easterly line of Berkley Plan, as laid out by the Brighton Club Company, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3156. Report of the Committee on Public Service and Surveys for April 28th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3085. An Ordinance entitled, "An Ordinance establishing the grade of Brashear street, from Hastings street to Linden street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr

Garland Rauh
Herron Woodburn
(Mr. Goehring, President, not voting.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation,

No. 3157. Report of the Committee on Filtration and Water for April 28th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.
Also

Bill No. 3110. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for the laying and relaying of a water pipe line and appurtenances on Hamilton avenue."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 3158. Report of the Committee on Health and Sanitation for April 28th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 461. An Ordinance entitled, "An Ordinance requiring residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh, to separate and provide separate vessels or containers for garbage and rubbish, to facilitate and expedite the removal thereof, and providing penalties for failing to do so."

In Health and Sanitation Committee April 28th, 1915, read and amended in

Section 2 by striking out "\$1.00" and by inserting in lieu thereof "50c"; by striking out "\$2.00" and by inserting in lieu thereof "\$1.00"; by striking out "\$5.00" and by inserting in lieu thereof "\$2.50", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. English moved

That the amendments of the Health and Sanitation Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Mr. Kerr

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Woodburn presented

No. 3159.

MAYOR'S OFFICE.

Pittsburgh, Pa., April 29, 1915.

To the President and

Members of City Council,

City of Pittsburgh.

Gentlemen:

I am returning to you Bill No. 2998. After carefully going over the same it does not appear to me that it covers the ground that is absolutely necessary for the protection of the City in connection with previous ordinance passed Bill No. 2017, file 966, providing for compensation for the use of streets.

I suggest that you insert the following as one of the sections of the amending ordinance:

"As compensation to the City for the use of the portion or portions of the street or streets as provided for in this amending ordinance, the Company agrees to pay to the City annually two (2) cents for each duct foot of conduit by it laid under or in the streets of the

City under the authority of this amending ordinance, and rental to be due on the 1st day of January each year."

This being Section 3 of the amending ordinance. What is now Section 3 will be Section 4, and what is now Section 4 of the amending ordinance will be Section 5.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3160. Resolution requesting the Mayor to return to Council, without action thereon, for further consideration, Bill No. 2998, entitled, "An Ordinance amending sections 1 and 2 of an ordinance entitled, 'An ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh, approved November 9th, 1914.'"

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned to Council, without action thereon.

Bill No. 2998. An Ordinance entitled, "An Ordinance amending Sections 1 and 2 of an ordinance entitled, 'An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh, approved November 9th, 1914.'"

In Council, April 20th, 1915, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Herron moved

That the following members be excused for absence from Council and committee meetings:

Mr. Dillinger on April 5th, 6th, 13th, 14th, 20th, 21st, 27th and 28th, 1915; Mr. English on April 27th and 28th, 1915; Mr. Garland on April 27th, 1915;

President Gochring on April 27th, 1915; Mr. Hetzel on April 27th, 1915; Mr. Kerr on March 31st, and April 21st, 1915; Mr. Raub on April 27th, 1915; Mr. Woodburn on April 27th, 1915.

Which motion prevailed.

Mr. Woodburn presented

No. 3161. Whereas, Prior to the making of the last municipal budget, very numerous signed petitions were presented by citizens of the North Side for the building of a bridge from the Perrysville avenue district over and across the East street valley to Spring Hill, and that by reason of said petition, a report was prepared by the Department of Public Works which called for a bridge starting at Charles street and continuing across the valley and over East street, terminating at a point near Geyer road at or near the dividing line between the City and Reserve township; and

Whereas, The City felt that it was unable to make said improvement because of the large cost of the same; and

Whereas, It is believed that said improvement would be not only highly beneficial to the City in the district concerned, but would be also of great convenience to the residents of the adjoining townships; and

Whereas, In view of these facts, the County Commissioners have signified their willingness to consider, in connection with the City, the feasibility and advisability of the erection of said bridge; now, therefore, be it

Resolved, That a special committee of three members of Council be appointed to take up the above matter with the County Commissioners, and after consideration of the same report to this body.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said special committee, Messrs. Woodburn, Kerr, Hetzel.

Mr. Herron presented.

No. 2162. An Ordinance providing for the making of a contract or contracts for furnishing fuel for Brilliant Pumping Station, Ross Pumping Station, Herron Hill Pumping Station, Montrose Pumping Station, Howard Street Pumping Station, Aspinwall Pumping Station, Lincoln Pumping Station, Troy Hill Pumping Station, Mission Street Pumping Station, Pittsburgh City Home and Hospital, Marshalsea, and the North Side City Home at Warner Station, for one (1) year, from June 1st, 1915, to June 1st, 1916.

Which was read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council Adjourned.

Pittsburgh, Pa., Tues., May 11th, 1915.

At a meeting of Council held this date the remarks of Mr. English made at the meeting of Council held Tuesday, May 4th, 1915, on "Bill No. 2997, An Ordinance restoring and reinstating the leases of H. S. Hays and C. P. Mercer for store-rooms Nos. 1 and 2 in the North Side Market and fixing the term and the rental therefor, and providing for leases or permits therefor," which was returned by the Mayor with his objections, were ordered to be made a part of the minutes of the proceedings of Council of May 4th, 1915, and are as follows:

"Mr. President and Gentlemen: I regret very much that I cannot agree with His Honor, the Mayor, in the conclusions he reaches in his veto of the ordinance now before us.

"I have been informed, and if the information is correct, some person connected with the Law Department has given the Mayor, in my opinion, some bad advice. The members of Council will recall that on March 30th, 1915, by unanimous vote, a resolution was passed in which the Council requested that the leases for the store-rooms and stalls in the North Side Market be extended until such time as the Council would pass a new ordinance in which the new rentals would be fixed for this market along with these for the new Diamond Market, which is not yet ready for occupancy. I have been informed that the Law Department gave the Mayor an opinion that this resolution was merely advisory and that it was not necessary for the Mayor to pay any attention to this resolution for the reason that it had not been referred to committee, then referred affirmatively from committee to the subsequent meeting of Council, and then passed by second and third readings to the Mayor, and then receive the Executive's signature, or else come back to Council with a veto, or allowed to become a law without the signature of the Mayor. If the Law Department gave any such advice, and if the Mayor followed that kind of advice, to my mind, it is simply a technical method of endeavoring to observe the letter of the law and ignore the spirit of it.

"It seems to me that if there was any question about the legality of Council's procedure in passing this resolution on March 30th, it would have been at least common decency and courtesy on the part of the Law Department and the Mayor to come before Council and ask for a conference, in order to determine what would be done in this matter. In the absence of such conference and acting under such bad advice, the Executive would be able to carry out any resolutions with which he was in sympathy and ignore any other resolutions with which he did not agree, and the Council would never be informed as to his action in either case.

"In this present matter of taking away from reputable tenants leases

which they were enjoying by virtue of the Council's legal ordinance and deprive such reputable persons of their valuable rights is, to my mind, an outrageous breach of faith. To hide behind any subordinate officer or the Law Department and permit any lease holder of the city to be deprived of his rights has no justification whatever in this enlightened day. It is particularly distasteful to think that the Law Department, which is the legal representative of the Council as well as the Mayor, to step in between and give either one advice contrary to the opinion of the other without giving both parties the same decision and deprive either or both of an opportunity to take such further action as they would deem necessary, is, to my mind, the principal reason why we should pass this ordinance over the veto of the Mayor in view of the fact that the resulting complicated situation is due to the bad advice of the Law Department.

"It is the duty of the Council under the law to fix the rents to be paid by lease holders in the markets, and it is our duty to see that the markets as well as every other department of the City shall be so operated as to insure equal rights to all the citizens of the City. In other words, it should not be left to the discretion of any official to permit political influence or any other kind of influence to interfere with the handling of the City's business, in such a manner as to result in any injustice to any citizen, taxpayer or lease holder. Our duty in this matter is plain.

"We are elected at large by the majority vote of all the voters of the City, and in my opinion Council should stand for equal rights for all the people of the City and resist to the utmost the actions of any other official who endeavors to deprive any citizen of his rights. This resistance should be applied with equal force to any City official whether it be His Honor, the Mayor, the City Solicitor, the Director of any department or the superintendent of any bureau or any other official. We know that an injustice has been done two tenants in the North Side Market; they have been deprived of their just and legal rights. To prevent this injustice we passed a resolution on March 30th and now we make it more specific by naming these persons in the ordinance now before us today, which has been vetoed by the Mayor, and in spite of the interference of the City Solicitor in representing the Mayor only in the injunction suit before the Court and ignoring the Council, who do not agree with the Mayor in this matter, it seems to me the only thing for us to do is to pass this ordinance today over the veto of the Mayor and if any further action is necessary, I for one am prepared to go as far as possible in order to secure for these two tenants their just and legal rights. I am therefore compelled to vote for this ordinance to become a law notwithstanding the veto of the Mayor."

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, May 11, 1915,

No. 23

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., May 11th, 1915.

Council met.

Present—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hietzel	

Absent—Messrs.

Dillinger	Garland.
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The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. English arose and stated:

That it is his desire to have the remarks made by him on the veto of the Mayor on Bill No. 2997, An Ordinance restoring and reinstating the leases of H. S. Hays and C. P. Mercer for storerooms Nos. 1 and 2 in the North Side Market and fixing the term and the rental therefor, and providing for leases or permits therefor, inserted in the minutes of May 4th, 1915.

The Chair said

"Notwithstanding the fact that this matter has been passed upon by Council in a motion that remarks shall not be inserted in the minutes unless reduced to writing and so requested, I am of the opinion that it is not a proper matter to be controlled by a motion of Council; that it should be controlled by a rule of Council. The rule, as I understand it in parliamentary practice, is not to insert speeches or remarks as part of the minutes. While our rules of Council do not specifically refer to that matter, the rules of Council do generally refer to the fact that matters not specifically referred to by

the rules shall be controlled by parliamentary practice. Therefore, I am ruling, notwithstanding the motion made about a year ago, that the matter can only be controlled by a rule of Council. Under the present status, unless my decision is appealed from, and in the future, it shall be the rule of Council that remarks shall not be part of the minutes."

Mr. English arose and stated:

That he did not wish to appeal from the decision of the chair, but simply wished to make a motion to amend the minutes of the last meeting so that they shall include his remarks made on the Mayor's veto of Bill No. 2997.

Mr. English moved

To amend the minutes of the proceedings of Council of May 4th, 1915, by the insertion of his remarks on the Mayor's veto of Bill No. 2997.

Which motion prevailed.

And the minutes, as amended by the insertion of Mr. English's remarks, were approved.

PRESENTATIONS.

Mr. English presented

No. 3163. Resolution authorizing the issuing of a warrant in favor of Vinton F. Porter, a Secret Service Operative of the Bureau of Police, for the sum of \$20.00 for reimbursing him the amount incurred in the expense to Cleveland, Ohio, to return Bessie Wagner to Pittsburgh who was wanted on charge of stealing, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3164. Resolution authorizing and directing the Director of the Department of Public Safety to make certain additional alterations and repairs at No. 2 Police station as recommended by the City Architect; and authorizing the setting aside of the sum of \$1,200.00, or so much thereof as may be necessary, from the Contingent Fund, Appropriation No. 42, for the payment thereof; and authorizing the issuing of warrants for the payment of such additional alterations and re-

pairs, and charging the same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Also

No. 3165. Resolution authorizing the issuing of a warrant in favor of Lawrence Dorgan, an employee of the Bureau of Fire, for the sum of \$21.85 for 7 days' lost time, March 29th to April 4th, 1915, on account of tonsillitis received in the service on March 29th, 1915, and charging the same to Code Account No. 1162, item "L", Lost Time, Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Also

No. 3166. Petition of property owners and residents for change of name of Omega street, between Station and Everett streets, to "Flath street."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

Mr. Hetzel presented

No. 3167. Communication from Geo. V. Kimberlin offering to lease to the City for three years property facing on Wilson avenue just back of Taggart street, for playground purposes.

Which was read and referred to the Committee on Finance.

Also

No. 3168. Petition asking for the erection of steps on Hyphen alley, from Gershon road to Sunset avenue, Twenty-sixth ward.

Which was read and referred to the Committee on Public Works.

Also

No. 3169. An Ordinance providing for the making of a contract or contracts for the laying of water pipe lines in Forbes Manor in the Fourteenth ward of the City.

Also

No. 3170. Resolution authorizing the issuing of a warrant in favor of the Link Belt Company for \$1,994.90, for extra work in connection with the furnishing and erection in the Aspinwall Pumping Station of a coal and ash handling apparatus and appurtenances, and charging the same to Appropriation No. 146.

Which were read and referred to the Committee on Filtration and Water.

Mr. Kerr presented.

No. 3171. Petition of Henry Watson asking the City to reimburse him for property taken for erection of abutment to bridge across Saw Mill Run in the Twentieth ward.

Also

No. 3172. Resolution authorizing and directing the proper officers of the City of Pittsburgh to purchase from Harry Watson all that certain property situate in the Twentieth ward, fronting 102.96 feet on the northerly

side of South Main street, containing 266.68 square feet, for the sum of \$1,947.25, which was appropriated by the City at the time of raising South Main street on account of changing the abutments of the bridge which spans Saw Mill Run and because of his having waived damages caused by said appropriation of land, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3173. Resolution authorizing and directing the City Controller to transfer \$1,500.00 from North Side Market, Code Account No. 1584, Repairs, to Diamond Market, Code Account No. 1576, Repairs, Bureau of City Property, Department of Public Works.

Also

No. 3174. Resolution authorizing and directing the City Controller to set aside the sum of \$1,000.00 from the Contingent Fund, Appropriation No. 42, for the purpose of building a retaining wall on the northerly side of Brownsville avenue, in front of property of Myles J. Larkin at 427 Brownsville avenue.

Also

No. 3175. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for rebuilding the Greenfield avenue bridge over the ravine between Wheatland street and Monitor street, and providing for the payment of the costs thereof.

Also

No. 3176. An Ordinance providing for the reconstruction and remodeling of the portion of the Herron avenue (formerly Forfar street) bridge and piers affected by the abolition of the grade crossing over tracks of Baltimore & Ohio Railroad Company at Liberty avenue and Thirty-third street, and setting aside the sum of \$42,000.00 from the proceeds arising from the sale of "Grade Crossing Bonds 1912," for the payment of the costs thereof.

Which were severally read and referred to the Committee on Finance.

Also

No. 3177. Resolution authorizing the issuing of a warrant in favor of George A. Cochrane and Company in the sum of \$50.00, for extra work done on the Comfort Station in the North Side City Hall, and charging the same to Bond Fund, Appropriation No. 160.

Also

No. 3178. Resolution authorizing the Mayor and the City Controller to pay the expenses of the Superintendent of the Bureau of Recreation in attending the National Conference on Charities and Corrections to be held in Baltimore May 12th to 16th, inclusive, provided it does not exceed fifty dollars, and charging the same to Code Account No. 1787, Salaries of Regular Employees, Bureau of Recreation.

Which were read and referred to the Committee on Public Works.

Mr. Rauh presented

No. 3179. An Ordinance granting unto the Mt. Washington Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Narragansett avenue, Fremont place and Baltimore street, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved tracks into property belonging to the Mt. Washington Street Railway Company and bounded by the aforesaid streets.

Also

No. 3180. An Ordinance amending Section 3 of an ordinance entitled, "A General Ordinance realting to the entry upon, use and occupation of the Highways of the City of Pittsburgh by corporations supplying electric light, heat and power to the public, or operating telegraph or telephone lines, and providing regulations pertaining thereto," approved May 22, 1895.

Which were read and referred to the Committee on Public Service and Surveys.

Mr. Woodburn presented

No. 3181. Resolution authorizing the issuing of a warrant in favor of Mrs. Sarah E. Dalzell in the sum of \$....., refunding taxes paid in error on property located on Dritt avenue, Twenty-sixth ward, for the years 1908 to 1915, inclusive, and charging the same to Appropriation No. 41.

Which was read and referred to the Committee on Finance.

The Chair presented

No. 3182. An Ordinance amending Section 1 and the title of an ordinance entitled, "An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted, or injuries sustained, while in the performance of their duties," approved April 7th, 1915.

Also

No. 3183. Resolution authorizing and empowering the City Solicitor to cancel or strike off the assessment for the construction of a public sewer on Atherton avenue and Woodworth street charged against the property of Mollie W. Wilson, in the sum of \$75.00, with interest from September 17, 1914, at M. L. D. No. 114, April Term, 1915.

Also

No. 3184. Resolution authorizing the issuing of a warrant in favor of D. H. Hostetter in the sum of \$500.00, refunding fee paid for building permit to erect office building at corner of Fourth avenue and Grant street (which building has never been erected), and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3185. Resolution authorizing the issuing of a warrant in favor of Mrs. Mary V. Barr in the sum of \$....., in full for compensation for time lost by her husband, Wm. W. Barr, employed as foreman at \$3.00 per

day in the Bureau of Water, who contracted illness while in the performance of his duties, and died August 14th, 1913, and charging the same to Code Account No.

Also

No. 3186. Resolution authorizing the issuing of a warrant in favor of Maud P. Stange in the sum of \$100.00, in full settlement of all claims for damages by reason of injuries received on sidewalk on Half Way street, Nineteenth ward, and charging same to Code Account No. 42, Contingent Fund.

Also

No. 3187. Resolution authorizing the issuing of a warrant in favor of Frank R. Liggett in the sum of \$157.00, refunding overpaid water rent on property at 6308, 6310 and 6314 Penn avenue, Seventh ward, for the year 1915, and charging the same to Appropriation No. 41.

Also

No. 3188. Resolution authorizing the issuing of a warrant in favor of Winterton Land Company in the sum of \$133.78, refunding overpaid water rent on property at 4517 Butler street, Ninth ward, for the year 1915, and charging the same to Appropriation No. 41.

Also

No. 3189. Communication from J. H. Flaherty, General Manager, Pittsburgh Association for the Improvement of the Poor, asking to be exonerated from payment in full of water rent due to the fact that they have free shower baths.

Also

No. 3190. Communication from A. J. Eckles, attorney for Charles Papale, offering \$270 cash for lot No. 238 in the Mellon's Plan of Scott Lots, situate on Lenora street.

Also

No. 3191. Communication from the Perrysville Avenue District Board of Trade asking Council to take favorable action in the matter of securing property in the neighborhood of the Linwood School for playground purposes.

Which were read and referred to the Committee on Finance.

Also

No. 3192. Communication from L. A. Wagner calling attention to existing conditions on Shetland street, between Lincoln avenue and Beechwood boulevard.

Which was read and referred to the Committee on Public Works.

Also

No. 3193. Communication from James E. Porter, President of the Pittsburgh Association of Credit Men, asking Council to invite the National Association of Credit Men to meet in Pittsburgh in 1916.

Which was read.

Mr. Rauh moved

That the President of Council write a letter to the Pittsburgh Association of Credit Men to be presented to the Board of Directors of the National Association, inviting the National Association of Credit Men to meet in convention in Pittsburgh in 1916.

Which motion prevailed.

UNFINISHED BUSINESS.

Bill No. 3036. Resolution adopting certain recommendations and suggestions to the Civil Service Commission of the City of Pittsburgh for revision and adaption of its rules and regulations to aid and conform to the plan of standardization of employees' salaries as contemplated by Council for improvement of the Civil Service.

In Council May 4th, 1915, rule suspended, read a first and second times and amended as shown in red, and as read a second time and amended agreed to and laid over for reprinting.

Which was read a third time and agreed to.

And upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. Kerr.

Ayes—6.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Kerr called up

Bill No. 3067. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment by reason of illness contracted or injuries sustained while in the performance of their duties,' approved April 7th, 1915."

In Council May 4th, 1915, bill read and laid on the table.

Which was read.

Mr. Kerr moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Herron (for Mr. Garland) presented from the Committee on Finance, with an affirmative recommendation,

No. 3194. Report of the Committee on Finance for May 5th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 2843. Whereas, Ellen V. Maloney, deceased, was the owner

of a piece of property in the then Thirteenth ward of the City, on which, by an error on the part of some one, the March installment of tax was not paid and a lien was filed against the same; and

Whereas, The Collector of Delinquent Taxes states that notice of the proceedings was sent to her by mail, but the card was returned "cannot be found." That the City bought said property in at tax sale and her husband had no knowledge of the fact until he went to pay the taxes on it.

Resolved, That the City Solicitor be directed to prepare a deed and the Mayor be directed to execute a deed to

Maloney, reconveying the said piece of property to them as described in the lien filed at March Term, 263, 1904. Said deed to be delivered on payment by T. D. Maloney, of all costs, charges, etc., into the City Treasury.

In Finance Committee May 5th, 1915, amended by inserting after the words "a deed to" the words "Timothy D. Maloney, Trustee for himself and the following children in equal parts: Emma Kelly, Margaret Maloney, Loretta, Joseph, Leo, Wilbert and Francis Maloney, heirs at law of Ellen V. Maloney," and by striking out the words "of all costs, charges, etc.," and by inserting in lieu thereof the words "Trustee, of the amount of the original tax, March installment, 1904," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Herron moved

A suspension of the rule, to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3127. Resolution authorizing the issuing of a warrant in favor of Rt. Rev. Richard Phelan, Trustee for St. John's R. C. Church, in the sum of \$320.17, refunding overpaid water rates, and charge same to Appropriation No. 41.

In Finance Committee May 5th, 1915, amended by striking out old preamble and inserting new one, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3128. Resolution authorizing the issuing of a warrant in favor of A. W. Mellon in the sum of \$162.98, refunding overpaid water rates, and charging same to Appropriation No. 41.

In Finance Committee May 5th, 1915, amended by striking out old preamble and inserting a new one, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3129. Resolution authorizing the issuing of a warrant in favor of David Kreimeier, et al., in the sum of \$157.13, refunding overpaid water rates, and charging same to Appropriation No. 41.

In Finance Committee May 5th, 1915, amended by striking out old preamble and inserting a new one, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3126. Resolution directing the Controller to transfer to the Civil Service Commission of the City of Pittsburgh the sum of \$500.00, or \$250.00 for each of the two Commissioners, to cover traveling and other expenses, as delegates to the Eighth National Assembly of Civil Service Commissions, from the Contingent Fund, Appropriation No. 42.

Which was read.

Mr. Herron moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3146. An Ordinance entitled, "An Ordinance providing for the appointment of a Superintendent of Machinery in the Bureau of Fire, Department of Public Safety, and fixing the salary therefor."

Which was read.

Mr. English moved.

That the bill be recommitted to the Committee on Finance.

Upon which motion Mr. **English** demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English Herron

Noes—Messrs.

Goehring (Pres't) Rauh
Hetzl Woodburn
Kerr

Ayes—2.

Noes—5.

And there not being a majority of the votes of Council in the affirmative, The motion did not prevail.

Mr. **Rauh** moved

That further action on the bill be indefinitely postponed.

Upon which motion Mr. **Rauh** demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Goehring (Pres't) Rauh
Hetzl Woodburn
Kerr

Noes—Messrs.

English Herron

Ayes—5.

Noes—2.

And a majority of the votes of Council being in the affirmative,

The motion prevailed.

Mr. **Kerr** presented from the Committee on Public Works, with an affirmative recommendation.

No. 3195. Report of the Committee on Public Works for May 5th, 1915, transmitting two papers to Council.

Which were read, received and filed.

Also

Bill No. 3138. An Ordinance entitled, "An Ordinance approving the plans for a joint City and County Building; designating the portion of the building to be occupied by the City and authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County for the exchange and lease of space in the building."

Which was read.

Mr. **Kerr** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English Kerr
Goehring (Pres't) Rauh
Herron Woodburn
Hetzl

When the name of Mr. **English** was called, he arose and said:

"Mr. President and Gentlemen: I have been assured by the members of the Joint Commission on City Hall and Court House Building that this ordinance did not affect one way or another the matter of free gas which might be used in this new building. I am in favor of the new City Hall and Court House Building, but in view of the recent decision rendered by the Court against the City in the matter of free gas supplied to the municipal hospital, I want the City to be so guarded in its rights that there will be no trouble in regard to the supply of free gas to the new City Hall building. I therefore vote Aye."

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3139. Resolution authorizing the issuing of a warrant in favor of J. Toner Barr for the sum of \$18.00, in payment of extra work done on the contract for reflooring the roadway of the Warrington avenue bridge over Saw Mill run, and charging same to Code Account No. 1458-B, Repair Schedule, Division of Bridges, Bureau of Engineering.

Which was read.

Mr. **Kerr** moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English Kerr
Goehring (Pres't) Rauh
Herron Woodburn
Hetzl

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. **Woodburn** presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3196. Report of the Committee on Public Service and Surveys for May 5th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also.

Bill No. 3142. An Ordinance entitled, "An Ordinance authorizing the reconstruction of, and certain changes in, an overhead bridge of the West Side Belt Railroad Company over West Liberty avenue, and providing that such changes shall not affect the viewers' award in favor of said Railroad Company."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn
Hetzel	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Kerr called up

Bill No. 3023. An Ordinance entitled, "An Ordinance amending certain sections of an ordinance pertaining to the Department of Public Works, Bureaus of Engineering, Water and Parks, entitled, 'An Ordinance fixing the number of officers and employees of all Departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915, etc."

In Council May 4th, 1915, read and further action indefinitely postponed.

Which was read.

Mr. Kerr moved

To reconsider the vote by which further action on the bill was indefinitely postponed.

Which motion was not seconded.

The Chair presented

No. 3197. Resolved, That Council does hereby protest against the passage of the Bill introduced for the repeal of the law which provides for the exemption of tax on machinery within the city limits; that said law exempting tax on machinery has a tendency to bring about the location of new manufacturing industries in the city and the retention of existing industries; and further

That a copy of this resolution be sent to our Representatives in the Senate and House at Harrisburg.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Mr. English moved

That the resolution be referred to the Committee on Finance.

Upon which motion Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Herron
Noes—Messrs.	
Goehring (Pres't)	Rauh
Hetzel	Woodburn
Kerr	

Ayes—2.

Noes—5.

And there not being a majority of the votes in the affirmative,

The motion did not prevail.

And the question recurring on the adoption of the resolution.

The motion prevailed.

Mr. Rauh presented

No. 3198. Petition of residents of Highland Station asking for a hearing relative to providing an outlet over B. & O. Railroad tracks at said station.

Which was read and referred to the Committee on Public Works.

Mr. Herron presented.

No. 3199. Resolved, That Council urge the Governor to sign the Bills relating to the Lake Erie and Ohio River Canal.

Which was read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, May 18, 1913,

No 24

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., May 18th, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Garland.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

The Chair stated

That a class in civics of the Allegheny High School was present, and that the Council welcomes Miss E. A. McCreery and her students of this class and trusts that their attendance at the meeting of Council will be interesting and instructive to them.

PRESENTATIONS.

Mr. Dillinger presented

No. 3200. Resolution authorizing the issuing of a warrant in favor of the Grether Fire Equipment Company for the sum of \$320.50, for search-lights, revolving nozzles, hose clamps, smoke masks furnished the Bureau of Fire, and charging the same to Code Account No. 1161, Item "F", Equipment, Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Also

No. 3201. Petition of West Liberty Board of Trade asking Council to take steps to compel the South

Pittsburgh Water Company to furnish water to John E. Sill and others on Lonergan way, Nineteenth ward.

Which was read and referred to the Committee on Filtration and Water.

Mr. English presented

No. 3202. Communication from S. J. McGinniss asking to be exonerated from the payment of a sewer assessment on property on Danby street, Twentieth ward, in consideration of the City using his property as a roadway to the Pennsylvania Railroad.

Also

No. 3203. Resolution authorizing and directing the Controller to transfer from the Contingent Fund the sum of \$5,000.00 to an item to be known as Item No. 42-22 for the use of the Infant Welfare Campaign; said sum to be disbursed on vouchers approved by the General Chairman and the Chairman of the Executive Committee of the Infant Welfare Association.

Which were read and referred to the Committee on Finance.

Also

No. 3204. An Ordinance providing for the letting of a contract or contracts for the grading around building and construction of sidewalks from the roadway to the Tuberculosis Hospital, on the Leech Farm, Twelfth ward.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 3205. An Ordinance changing the name of that portion of Greenfield avenue, between Hazlewood avenue and Windsor street, Fifteenth ward, to Windsor street.

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

Mr. Kerr presented

No. 3206. Resolution authorizing and directing the City Controller to transfer \$5,000.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1537, Wages, Temporary Employees, Boardwalks and Steps, for the purpose of providing for certain expenditures in the Bureau of Highways and Sewers, Department of Public Works.

Also

No. 3207. Resolution authorizing and directing the City Controller to set aside from Appropriation No. 42, Contingent Fund, the sum of \$1,000.00 for the use of the various departments of the City of Pittsburgh in the preparation of a suitable exhibit at the Western Pennsylvania Exposition, Pittsburgh, Pa., during the season of 1915; the said moneys to be disbursed only on bill rolls approved by the Director of the Department of Public Works.

Which were read and referred to the Committee on Finance.

Also

No. 3208. Resolution approving the action of the Director of the Department of Public Works in awarding a contract to the G. F. Higgins Company for heating system for the Stephen C. Foster Home in the sum of \$498.00 and in awarding a contract for the furnishing of radiators and boiler for the Stephen C. Foster Home for \$480.00; and authorizing the issuing of a warrant in favor of the G. F. Higgins Company in the sum of \$498.00, for furnishing heating system in said home; and also the issuing of a warrant in favor of the said company for \$480.00 for furnishing radiators and boiler in the said Home; and charging the same to Code Account No. 1624.

Also

No. 3209. An Ordinance providing for the making of a contract or contracts for furnishing an automobile for the use of the Department of Public Works.

Also

No. 3210. An Ordinance providing for the repaving of Sandusky street, from Plush way to Ohio street, and Market place and Diamond street, adjacent to the easterly half of the new Diamond Market House, and providing for the payment of the costs thereof.

Also

No. 3211. An Ordinance providing for the reconstruction of an outlet sewer on Barkers place and Public warf, from Penn avenue to the Allegheny river, and for the construction of lateral sewers on Penn avenue, between Fancourt street and Tenth street, and providing for the payment of the costs thereof.

Also

No. 3212. An Ordinance providing for the construction of certain extensions and improvements to existing sewerage system, to-wit: Public sewers on both shoulders of the roadway of Carson street; new Outlet Sewer on property formerly known as "Smoky Island," at a point opposite Walker street, and improvements to the Existing Sewerage System in the Brookline District, and providing for the payment of the costs thereof.

Also

No. 3213. An Ordinance amending Section 2 of an ordinance

entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract of employment with James L. Stuart as consulting and supervising engineer for the joint county and municipal building, fixing his compensation and making appropriation therefor," approved June 11th, 1914.

Also

No. 3214. An Ordinance authorizing and directing the conveyance to the County of Allegheny of City Hall Property at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara Township, in exchange for the conveyance to the City, by the County, of the southern one-half of the Square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3215. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1682, Miscellaneous Services, Schenley Park, Bureau of Parks.

Also

No. 3216. Resolution authorizing and directing the City Controller to transfer the sum of \$100.00 from Code Account No. 1775, Repairs, to Code Account No. 1774, Materials, Bureau of Parks, West Park, North Side.

Which were read and referred to the Committee on Finance.

Also

No. 3217. Resolution authorizing the issuing of a warrant in favor of The Thomas Lane Company for \$70.00, in payment for extra work on the Aviary at Riverview Park, North Side, and charging the same to Appropriation No. 1754, Bureau of Parks.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Woodburn presented

No. 3218. An Ordinance fixing the width and position of the roadway and sidewalks on Diamond street, between Market place and Ferry street.

Also

No. 3219. An Ordinance granting to the Jones and Laughlin Steel Company, their successors and assigns, the right to lay, maintain and use certain pipes under and across Ross street, at Third avenue, subject to the terms and conditions of this ordinance.

Also

No. 3220. An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3221. An Ordinance creating the position of Adjuster in the office of the Board of Water Assessors; defining the duties and fixing the salary of said position.

Also

No. 3222. An Ordinance authorizing and directing an increase of indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon.

Also

No. 3223. An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Two hundred and forty thousand dollars (\$240,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the raising of the grades of Penn avenue, from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and changing of grades and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon.

Also

No. 3224. Resolution authorizing and directing the Controller to transfer the sum of \$1,200.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1148, Repairs, Bureau of Police, for purpose of making certain repairs and alterations to No. 2 Police Station.

Also

No. 3225. Resolution authorizing the issuing of a warrant in favor of E. M. O'Neil in the sum of \$137.64 refunding overpaid water rent for 1915, on property at No. 1013 Fifth avenue, Third ward, as per Exoneration No. C292 issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3226. Resolution authorizing the issuing of a warrant in favor of Thomas Burns in the sum of \$132.09, refunding overpaid water rent for 1915, on property at 1519 Penn avenue, Second ward, as per Exoneration No. B5444 issued by the Board of Water Assessors, and charging the same to Appropriation No. 41.

Also

No. 3227. Resolution authorizing the issuing of a warrant in favor of Henry Bosau, father of Gale Bosau,

in the sum of \$800.00, in full settlement of all claims for damages by reason of injuries received by Gale Bosau on account of defective steps leading from Shaler to Carson streets, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3228. Resolution authorizing the issuing of a warrant in favor of Ernest Pettigrew in the sum of \$250.00, in full settlement of all claims for damages by reason of injuries received by being run down by motor cycle operated by Thomas Grogan of the Bureau of Police on the Grant boulevard, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3229. Resolution authorizing the issuing of a warrant in favor of J. F. Cochnour in the sum of \$175.00, in full settlement of all claims for damages for injuries received on account of defective steps on Thirtieth street, South Side, which gave way, causing him to fall and sustaining dislocation of the collar bone, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3230. Resolution authorizing the issuing of a warrant in favor of Joseph E. Spakowski for the sum of \$45.00, refunding license fee for permit for picture show at 525 Wylie avenue, which permit was not used, and charging the same to Appropriation No. 42.

Also

No. 3231. Resolution authorizing the execution and delivery of a deed to John T. Ayres for all that certain lot or piece of ground situate on the northwest side of Lal'lace street in the Thirteenth ward, on payment by him of \$1,321.55.

Also

No. 3232. Resolution authorizing the execution and delivery of a deed to Maria Karimai, for a certain lot situate in the Fifteenth (formerly Twenty-third) ward, being Lot No. 32 in H. S. Fleming's Plan, fronting 20 feet on Blair street, on payment by her of \$243.47, being the debt, interest and cost against said property, and any taxes that may be unpaid and due by her to the City on said lot.

Also

No. 3233. Resolution authorizing the execution and delivery of a deed to the William P. McCombs Company, a corporation organized and existing under the laws of the State of Pennsylvania, for a lot of ground situate in the Seventeenth ward, on payment of the sum of \$500.00.

Also

No. 3234. Resolution authorizing the execution and delivery of a deed to Hugh J. O'Donnell for Lot No. 302 in the Beechwood Boulevard Plan, situate on Flemington street, on payment of the sum of \$135.00.

Also

No. 3235. Communication from W. W. Giffen, Chairman, Appraisal Committee of the Real Estate Exchange, offering their services to appraise the properties for sale by the City.

Also

No. 3236. Communication from F. A. Goedecke, Chairman, Exchange Committee of the Real Estate Exchange, offering to sell for the City the properties owned by it.

Also

No. 3237. Communication from the Penn Avenue Improvement Association asking for hearing before the Finance Committee relative to appropriation of money to make the improvements on Penn avenue and adjacent streets.

Also

No. 3238. Communication from Samuel Ely Elliott of the Woods Run Settlement House asking the City to appropriate \$250.00 for the purpose of grading and smoothing off the property at corner of Cass avenue and Wilkins street, Woods Run, for base ball field, etc.

Which were severally read and referred to the Committee on Finance.

Also

No. 3239. Communication from the Observatory Hill Business Men's Association complimenting Council in the action they have taken in the matter of reinstating and restoring the leases to Messrs. Hays and Mercer for storerooms in the North Side Market House.

Which were read, received and filed.

Also

No. 3240. An Ordinance opening Fifth Avenue Extension, from the northwardly line of Lot No. 2 in the Dennison Plan of Lots to the center line of the Puckety road as the same was formerly located and used.

Which was read and referred to the Committee on Public Works.

Also

No. 3241. An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment of the cost thereof.

Which was read and referred to the Committee on Public Safety.

REPORTS OF COMMITTEES.

Mr. Herron (for Mr. Garland) presented from the Committee on Finance, with an affirmative recommendation.

No. 3242. Report of the Committee on Finance for May 12th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3182. An Ordinance entitled, "An Ordinance amending Sec-

tion 1 and the title of an ordinance entitled, "An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted, or injuries sustained while in the performance of their duties, approved April 7th, 1915."

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

When the name of Mr. Rauh was called, he arose and said.

"In explanation of my stand on this bill, I desire to state that I am compelled to vote for it in the interest of efficiency and also to serve the interest of the taxpayers. When, during the last Legislature, I succeeded in having enacted the measure commonly known as 'The Rauh Act,' authorizing cities of the first and second class to compensate employees for time lost while in the employ of the City, as a result of injuries, sickness or disability at any time sustained while in the performance of their duties—I did it feeling that the City would not be taken advantage of by any of its employees, but of late some city employees have asked for claims under this Act which, in my opinion, are unjust.

This bill still gives the employees of the City a certain compensation for illness contracted or injuries sustained while in the performance of their duties, but the provisions are such that it will be far more difficult to impose upon the City after its passage than if this bill were not in force.

While I am still of the firm opinion that all employees of the City should be paid in full, as stated in the Rauh Act, nevertheless owing to the reasons aforementioned, I deem it my duty to vote for this bill."

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3163. Resolution authorizing the issuing of a warrant in favor of Vinton F. Porter, Secret Serv-

ice Operative of the Bureau of Police for the sum of \$20.00, reimbursing him for expenses in trip to Cleveland in the discharge of his duties, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3187. Resolution authorizing the issuing of a warrant in favor of Frank R. Liggett in the sum of \$157.00, refunding overpaid water rate on property at 6308, 6310 and 6314 Penn. avenue, and charging same to Appropriation No. 41.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3188. Resolution authorizing the issuing of a warrant in favor of the Winterton Land Company in the sum of \$133.78, refunding overpaid water on property at 4517 Butler street, and charging same to Appropriation No. 41.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 2363. Resolution authorizing and directing the Mayor to execute and deliver a deed to Thomas P. Hershberger, upon the payment of \$350.00 for lot owned by the City, situate in the Twentieth (old Thirty-sixth) ward, being part of lot No. 109 in Warden & Alexander's Plan of Temperanceville, recorded in the Recorder's office of Allegheny County in plan book volume 1, page 120, said lot fronting 25 feet on the easterly side of Mansfield avenue, with a depth of 86.15 feet, having erected thereon a small frame dwelling house.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3027. Resolution authorizing a deed to be executed and delivered to Thirza McLaughlin, upon payment by her of the sum of \$9.20, for lot in the Twenty-second ward, 26x60 feet from a 20 foot alley near Guthrie street, being one-half of lot No. 81, and running 28 feet on the easterly side of said 20 foot alley and 204 feet southerly from Guthrie street extending back along lot now late of H. Stakley 62 feet, and along the lot now or late, of E. F. Walker 48 feet to the City line.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and

third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3072. Resolution authorizing a deed to be executed and delivered to Frederick H. Mollenauer, on payment by him of the sum of \$4.27 being the amount of the taxes without costs, for lot of ground situate in the Thirteenth ward (formerly Sterrett Township), being known as lots Nos. 73 and 74 in the Homewood Park Plan of Lots, recorded in Plan Book, vol. 13, pages 66 and 67.

Mr. Herron moved

Which was read.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 3073. Resolution authorizing a deed to be executed and delivered to Harry Hickox, on payment by him of the sum of \$14.36, being full amount of taxes, for lot or piece of ground situate in the Fifth (formerly Thirteenth) ward, being lot numbered 24 in Robert Wood's plan of lots, recorded in Recorder's Office in Plan Book, vol. 3, page 179, situate on the southerly side of Ridge street.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr

Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3130. Resolution authorizing the execution and delivery of a deed to David S. Littell, for lot or piece of ground situate in the Twelfth (formerly Twenty-first) ward beginning on the eastwardly side of a 30 foot street, 49 feet north 12 degrees East of the northwardly side of Apple avenue, thence North 12 degrees East along said thirty foot street, 20 feet; thence South 78 degrees East, and at right angles to said thirty foot street, 90.67 feet to line of Wm. A. Merritt; thence Southwestwardly along said Merritt's line and at right angles to Apple avenue, 22.50 feet to Elizabeth Spieg lot; thence North 78 degrees West and at right angles to said thirty foot street, 80.37 feet to the place of beginning.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 2993. Resolution authorizing and directing the Mayor to execute and deliver a deed to Louis Weigand, conveying the interest of the City of Pittsburgh, in a certain lot being known as Lot No. 2, E. W. Dean's Park Plan, in the Twelfth ward, and having a frontage of 25 feet on Dean street, extending back 100 feet to Cliff-road street, for the sum of \$300.00.

In Finance Committee, May 12th, 1915, amended by striking out "\$300.00" and by inserting in lieu thereof "\$400.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Herron moved,

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 2724. Resolution authorizing a deed to L. H. Rugh for certain property in the Tenth, formerly the Eighteenth ward of the City of Pittsburgh.

Which was read.

Mr. Herron moved.

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3067. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment, by reason of illness contracted or injuries sustained while in the performance of their duties, approved April 7th, 1915.'"

Which was read.

Mr. Herron moved.

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3173. Resolution authorizing and directing the City Controller to make the following transfer in the Bureau of City Property: The sum of \$1,500.00 from N. S. Market, Code Account No. 1584, Repairs, to Diamond Market, Code Account No. 1576, Repairs.

Which was read.

Mr. Dillinger moved.

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works with an affirmative recommendation.

No. 3243. Report of the Committee on Public Works for May 12th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3177. Resolution authorizing the issuing of a warrant in favor of George A. Cochrane and Company in the sum of \$50.00, for extra work done on the comfort station in the North Side City Hall, to be paid out of the Bond Fund, Appropriation No. 160.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3178. Resolution authorizing the Mayor and the City Controller to pay a sum, not exceeding \$50, for expenses of the Superintendent of the Bureau of Recreation in attending the National Conference on Charities, and Corrections in Baltimore, Wednesday May 12th, to Sunday, May 16th, and charging same to Code Account 1787, Salaries of Regular Employees in said Bureau.

Which was read

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3244. Report of the Committee on Public Service and Surveys for May 12th, 1915, transmitting an ordinance to Council.

Which were read, received and filed.

Also

Bill No. 2998. An Ordinance entitled, "An Ordinance amending Sections 1 and 2 of an ordinance entitled, 'An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain cables, conduits and tubes beneath certain streets of the City of Pittsburgh, approved November 9th, 1914.'"

Which was read.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3245. Report of the Committee on Filtration and Water for May 12th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3169. An Ordinance entitled "An Ordinance providing for the making of a contract or contracts for the laying of water pipe lines in Forbes Manor in the Fourth ward of the City."

Which was read.

Mr. Hetzel moved,

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Herron presented

No. 3246. Whereas, The City is about to erect a public comfort station at the corner of Penn avenue and Thirty-fourth street; and

Whereas, A great number of our citizens are compelled to transfer at this point and are subject to great inconveniences in inclement weather; Therefore, be it

Resolved, That the Director of the Department of Public Works be requested to include in his plans for said comfort station a shelter house above grade for said patrons.

Which was read.

Mr. Herron moved,

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Saturday, May 22, 1915,

No. 25

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Sat., May 22nd, 1915.

Council met pursuant to the following call:

Pittsburgh, May 19th, 1915.

Mr. E. J. Martin,

Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Saturday, May 22nd, 1915, at 10 o'clock, A. M., for the purpose of taking up such business as may come before the meeting.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council, in order that the bills may be considered.

Which motion prevailed.

PRESENTATIONS.

The Chair presented

No. 3247. Communication from Otto F. Mayer, Treasurer of the Manchester Savings Bank & Trust Company, asking to be exonerated from the payment of water rent for the year 1912, assessed on gas engine in building at 1407 Brighton road, used by the Allegheny Carpet Cleaning Company, by reason of said company having discontinued the use of said gas engine in 1912.

Also

No. 3248. Communication from A. D. Miller's Sons Company asking for the payment of gasoline delivered to the Police Station on Fulton street, North Side.

Which were read and referred to the Committee on Finance.

Also

No. 3249. Communication from the West End Board of Trade asking for a hearing relative to widening the roadway of West Carson street.

Which was read and referred to the Committee on Public Works.

Also

No. 3250. Communication from the Duquesne Heights and Mt. Washington Board of Trade asking the Council to adopt the plans of the Art Commission for the improvement of the Point District.

Also

No. 3251. Communication from John C. McCarthy inviting Council to participate in the unveiling of monument to Francis P. DeLowry in St. Mary's Cemetery on Sunday, May 30th, 1915.

Which were read, received and filed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3252. Report of the Committee on Finance for May 19th, 1915,

transmitting sundry papers to Council.

Which were read, received and filed.
Also

Bill No. 3222. An Ordinance entitled, "An Ordinance authorizing and directing an increase of indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon."

Which was read a first time.

Also

Bill No. 3223. An Ordinance entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of two hundred and forty thousand dollars (\$240,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the raising of the grades of Penn. avenue, from Eleventh street to Water street, and Duquesne way, from Ninth street to Evans alley, and changing of grades and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Gochring (Pres't)	Woodburn

(Mr. Rauh not voting.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3221. An Ordinance entitled, "An Ordinance creating the position of Adjuster in the Office of

the Board of Water Assessors; defining the duties and fixing the salary of said position."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3025. Resolution authorizing the issuing of a warrant in favor of C. W. Shelton in the sum of \$700.00, in full settlement of all claims for damages to property caused by the grading, paving and curbing of Belinda (formerly Benton) street, and charging the same to Code Account 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3101. Resolution authorizing the issuing of warrants in favor of the following named persons for the respective amounts herein after set forth, to-wit: Myles Smith, a patrolman, \$2.22; R. J. Alderdice, Commissioner of Police, \$18.00; Stephen Piatkowski, a patrolman, \$2.22; Joseph H. Dye, Commissioner of Police, \$3.60; P. J. Golden, Secret Service Operative.

\$8.04; Thos. F. Carroll, Commissioner of Police, \$3.00; Margaret A. Taylor, Police Woman Auxiliary, \$2.00; Elmer K. Henry, Secret Service Operative, \$18.55; L. C. Butterfield, Police Woman Auxiliary, \$4.10, for seeking information and pursuit of criminals, and charging same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3224. Resolution authorizing and directing the Controller to transfer the sum of \$1,200.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1148, Repairs, Bureau of Police, for additional alterations and repairs to No. 2 Police Station.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3173. Resolution authorizing and directing the City Controller to transfer the sum of \$1,500.00 from North Side Market, Code Account No. 1584, Repairs, to Diamond Market, Code Account No. 1576, Repairs.

Which was read.

Mr. Garland moved

A suspension of the rule to at-

low the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3216. Resolution authorizing and directing the City Controller to transfer the sum of \$100.00 from Code Account No. 1775, Repairs, to Code Account No. 1774, Materials, West Park, North Side.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3131. Resolution authorizing the Mayor to execute and deliver a deed to James F. Harper for property in the Twenty-fifth ward, upon payment by him of \$6.26 to the City Treasurer.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh

Goehring (Pres't) Woodburn
Herron

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3183. Resolution authorizing and empowering the City Solicitor to cancel or strike off the assessment charged on property of Mollie W. Wilson, on Atherton avenue, in the sum of \$75.00, with interest from September 17, 1914, at M. L. D. No. 114 April Term, 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3206. Resolution authorizing and directing the City Controller to make the following transfers, for the purpose of providing for certain expenditures in the Bureau of Highways and Sewers, Department of Public Works:

From Appropriation 42, Contingent Fund, to Appropriation 1537, Wages, Temporary Employees, Boardwalks and Steps, \$5,000.00.

In Finance Committee, May 19th, 1915, amended by striking out "\$5,000" and by inserting in lieu thereof "\$2,500.00", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3184. Resolution authorizing the issuing of a warrant in favor of D. H. Hostetter in the sum of \$500.00 refunding fee paid for building permit to erect office building at corner of Fourth avenue and Grant street (which building has never been erected), and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3207. Resolution authorizing and instructing the City Controller to set aside from Appropriation No. 42, Contingent Fund, the sum of \$1,000.00 for the use of the various departments of the City of Pittsburgh in the preparation of a suitable exhibit at the Western Pennsylvania Exposition, Pittsburgh, Pa., during the season of 1915.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3029. Resolution authorizing the issuing of a warrant in favor of P. R. Connelly in the sum of \$1,500.00 in settlement of the damages to property at 46 Bates street caused by inadequate sewer facilities during heavy rains, and charging the same to Appropriation No.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 3253. Report of the Committee on Public Works for May 19th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3208. Resolution approving the action of the Director of the Department of Public Works in awarding a contract to the G. F. Higgins Company for heating system for the Stephen C. Foster Home in the sum of \$498.00, and in awarding a

contract for the furnishing of radiators and boiler for the Stephen C. Foster Home for \$480.00, and authorizing the issuing of a warrant in favor of said G. F. Higgins Company in the sum of \$498.00, for furnishing heating system, as aforesaid, and also a warrant in favor of said company in the sum of \$480.00, for furnishing radiators and boiler, the said amounts to be paid from Code Account No. 1624.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3213. An Ordinance entitled, "An Ordinance amending Section 2 of an ordinance entitled, 'An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract of employment with James L. Stuart as consulting and supervising engineer for the joint county and municipal building, fixing his compensation and making appropriation therefor,' approved June 11th, 1914."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3209. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for furnishing an automobile for the use of the Department of Public Works."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3210. An Ordinance entitled, "An Ordinance providing for the repaving of Sandusky street, from Plush way to Ohio street, and Market place and Diamond street, adjacent to the easterly half of the new Diamond Market House, and providing for the payment of the costs thereof."

Which was read

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3211. An Ordinance entitled, "An Ordinance providing for the reconstruction of an outlet sewer on Barkers place and public wharf, from Penn avenue to the Allegheny river, and for the construction of lateral sewers on Penn avenue, between Fancourt street and Tenth street, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3212. An Ordinance entitled, "An Ordinance providing for the construction of certain extensions and improvements to existing sewerage systems, to-wit: Public sewers on both shoulders of the roadway of Carson street; new outlet sewer on property formerly known as "Smoky Island," at a point opposite Walker street, and improvements to the existing sewerage system in the Brookline District, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh

Goehring (Pres't.) Woodburn
Herron

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3040. An Ordinance entitled, "An Ordinance opening Semple street, from Dawson street to Park View avenue, in the Fourth ward of the City of Pittsburgh, establishing the grade thereof, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Goehring	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3041. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Hillsboro street, from Chartiers avenue to Lanpark street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3042. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Wheatland street, from Greenfield avenue to Greenfield avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

The bill, as read a second time and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3136. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract between the City of Pittsburgh and the Sunlight Illuminating Company, supplemental to and in modification of a certain contract between the same parties dated March 12th, 1913, relating to certain street lights and lamps, connections, service lines, and an option to the City to purchase certain installations necessary to said service."

Which was read.

Mr. Kerr moved.

That the bill be laid on the table for the present.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3254. Report of the Committee on Public Service and Surveys for May 19th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3145. An Ordinance entitled, "An Ordinance authorizing the Duquesne Light Company, a corporation of Pennsylvania, at their own cost and expense, to place poles and to string wires across property at the Ross Pumping Station belonging to the City of Pittsburgh."

In Public Service and Surveys Committee, May 19, 1915, amended in Section 1 and in title by inserting before the word "poles" the word "four," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Kerr moved.

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am voting No for the reason that this ordinance does not contain a clause making it subject to any general ordinance which may hereafter be passed regarding compensation for such privileges."

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3218. An Ordinance entitled, "An Ordinance fixing the width and position of the roadway and sidewalks on Diamond street, between Market place and Ferry street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3220. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3219. An Ordinance

entitled, "An Ordinance granting to the Jones and Laughlin Steel Company, their successors and assigns, the right to lay, maintain and use certain pipes under and across Ross street at Third avenue, subject to the terms and conditions of this ordinance."

In Public Service and Surveys Committee, May 19, 1915, amended in Section 3, by inserting after the word "construction," the word "compensation," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendment of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also, with a negative recommendation.

Bill No. 2998. An Ordinance entitled, "An Ordinance amending Sections 1 and 2 of an ordinance entitled, 'An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh,' approved November 9th, 1914."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3255. Report of the Committee on Filtration and Water for May 19th, 1915, transmitting a resolution to Council.

Which were read, received and filed.

Also

Bill No. 2554. Resolution authorizing the issuing of a warrant in favor of Arthur Carson, Fireman, Bureau of Water, for \$53.63, for 19 1-2 days' lost time at the regular rate of \$2.75 per day, on account of injuries received in the discharge of his duties and charging to Appropriation No. 1652, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Rauh presented from the Committee on Parks and Libraries, with an affirmative recommendation.

No. 3256. Report of the Committee on Parks and Libraries for May 19th, 1915, transmitting a resolution to Council.

Which were read, received and filed.

Also

Bill No. 3217. Resolution authorizing the issuing of a warrant in favor of The Thomas Lane Company for \$70.00, in payment for extra work on the Aviary at Riverview park, North Side, and charging the same to Appropriation No. 1754.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3257. Report of the Committee on Public Safety for May 19th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3241. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment of the cost thereof."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3116. Resolution authorizing the issuing of a warrant in favor of John Phillip Bott, an employee of the Bureau of Fire, for the sum of \$72.58 for 25 days' lost time, December 26th, 1914, to January 19th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on December 21st, 1914, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3117. Resolution authorizing the issuing of a warrant in favor of Leo O'Connor, an employee of the Bureau of Fire, for the sum of \$16.13 for 5 days' lost time, March 12th to 16th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3118. Resolution authorizing the issuing of a warrant in favor of James Ferson, an employee of the Bureau of Fire, for the sum of \$15.32 for 5 days' lost time, March 13th to 17th, 1915, inclusive, by reason of sickness "alleged" to have been contracted while in the regular performance of his duty, and charging same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3119. Resolution authorizing the issuing of a warrant in favor of Thomas O'Toole, an employee of the Bureau of Fire, for the sum of

\$14.19 for 4 days' lost time, March 13th to 16th, 1915, inclusive, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3120. Resolution authorizing the issuing of a warrant in favor of Elmer Mills, an employee of the Bureau of Fire, for the sum of \$17.42, for 6 days' lost time, March 8th to 14th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3121. Resolution authorizing the issuing of a warrant in favor of Ethel May Richards, widow of Edward B. Richards, deceased for the sum of \$44.35 for 13 days lost time, by reason of sickness which said Edward B. Richards is "alleged" to have contracted on January 24th, 1915, while responding to an alarm of fire at 310

Bigelow street, said lost time being from January 25th to February 8th, 1915, on which date he died, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3123. Resolution authorizing the issuing of a warrant in favor of Joseph Gerneth, an employee of the Bureau of Fire, for the sum of \$10.96 for lost time, March 12th to March 16th, 1915, by reason of a severe cold contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 3124. Resolution authorizing the issuing of a warrant in favor of George P. Sparr, an employee of the Bureau of Fire, for the sum of \$16.13 for lost time, March 12th to March 17, 1915, by reason of a severe cold contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3125. Resolution authorizing the issuing of a warrant in favor of John McCondrew, an employee of the Bureau of Fire, for the sum of \$57.66 for lost time, March 5th to April 9th, 1915, by reason of la grippe contracted while on duty as an employee of the said Bureau of Fire, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President)	Woodburn.
Herron,	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 3165. Resolution authorizing the issuing of a warrant in favor of Lawrence Dorgan, an employee of the Bureau of Fire, for the sum of \$21.85 for 7 days' lost time, March 29th to April 4th, 1915, on account of tonsillitis received in the service on March 29th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3200. Resolution authorizing the issuing of a warrant in favor of Grether Fire Equipment Company for the sum of \$320.50 for search-lights, revolving nozzles, hose clamps, smoke masks furnished the Bureau of Fire, and charging the same to Code Account No. 1161, Item "F", Equipment, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 3258. Report of the Committee on Health and Sanitation for May 19th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3204. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the grading around building and construction of sidewalks from the roadway to the Tuberculosis Hospital, on the Leech Farm, Twelfth ward."

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 3259. Whereas, The new Diamond Market Building was to have been completed on November 15th, 1915, and an additional six months' time has elapsed and the building is still in an uncompleted state; therefore, be it

Resolved, That the Director of the Department of Public Works be requested to meet with the members of Council, in conference on Monday, May 24th, 1915, at 10 o'clock A. M., and arrange to have the architect and contractors present, in order that the necessary measures can be taken to insure the early completion and occupancy of the new market building.

Which was read.

Mr. Kerr moved

To amend the resolution by striking out the words "Monday, May 24th, 1915, at 10 o'clock A. M.," and inserting in lieu thereof the words "Tuesday, May 25th, 1915, at 3:30 o'clock P. M."

Which motion prevailed.

Mr. English moved

The adoption of the resolution as amended.

Which motion prevailed.

The Chair presented.

No. 3260. Whereas, The City owns a very large number of pieces of property taken for non-payment of taxes or municipal claims, for all of which said properties the City is desirous of finding purchasers; and

Whereas, There is nothing upon said properties to indicate to possible purchasers as to ownership or that the property is for sale; therefore, be it

Resolved, That the Director of the Department of Public Works be requested to place suitable signs or notices upon each of said properties to inform prospective purchasers with regard to ownership and the desire of the City to sell the same, together with information as to where application should be made.

Which was read.

Mr. Rauh moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, May 25, 1915,

No. 26

Municipal Record

COUNCIL

JOHN M. GOHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., May 25th, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gehring (Pres't.)	Woodburn
Herron	

The Chair stated that as there were no objections the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented.

No. 3261. Petition of members of the Valley View Presbyterian Church for the laying of a new boardwalk on Rebecca street, from Columbo street to Black street.

Which was read and referred to the Committee on Public Works.

Also

No. 3262. An Ordinance regulating dance halls, providing conditions under which dances may be held in the City of Pittsburgh, and imposing certain penalties for the violation of the provisions of this ordinance.

Which was read and referred to the committee on Public Safety.

Mr. English presented

No. 3263. Resolution authorizing and directing the City Controller to transfer the sum of \$800.00 from Code Account 1229, Improvements, to

Code Account 1226, Materials, Municipal Hospital.

Also.

No. 3264. Communication from Retail Butchers and Meat Dealers Protective Association asking for the repeal of ordinance placing a tax of \$1.00 on drop awnings.

Which were read and referred to the Committee on Finance.

Also

No. 3265. Communication from Patrick J. Guina asking for a hearing relative to the grading, paving and curbing of Chauncey street, Fifth ward.

Which was read and referred to the Committee on Public Works.

Mr. Garland presented

No. 3266. Resolution authorizing the execution and delivery of a deed to H. S. Burns for property situate in the old Thirty-seventh ward of the City of Pittsburgh, at the corner of Inglenook and Allison street, upon payment by him to the City of the sum of \$300.

Also

No. 3267. Resolution authorizing the execution and delivery of a deed to R. E. Marshall for property situate on Chartiers and Danley avenues in the Twentieth ward, being lots Nos. 155, 156 and 157, formerly the property of Mrs. Kate B. McGinness, upon payment by him of the sum of \$100.00.

Also

No. 3268. Resolution authorizing and directing the City Controller to set aside from Appropriation No. 42, Contingent Fund, the sum of \$500.00 for the purpose of improving the property leased from George V. Kimberlin at the corner of Kenwood avenue and Federal street for playground.

Also

No. 3269. Resolution authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a lease with George V. Kimberlin for a piece of property situate at the corner of Kenwood avenue and Federal street, North Side, for a period of four years, in consideration of Mr. Kimberlin being exonerated from the payment of taxes.

Also

No. 3270. Resolution authorizing and directing the Superintendent of the Bureau of Building Inspection to issue an exoneration to the Carnegie Institute of Technology in the sum of \$281.00 for building permit issued to said school.

Also

No. 3271. Resolution authorizing the issuing of a warrant in favor of Frederick A. Schmitz in the sum of \$46.00, refunding taxes paid for the year 1915 on property on Hamilton avenue taken by the City in the opening of said avenue, and charging the same to Appropriation No.

Also

No. 3272. Resolution authorizing the issuing of a warrant in favor of Cora M. Sherrer in the sum of \$31.20, refunding taxes paid for the year 1915 on property on Hamilton avenue taken by the City in the opening of said avenue, and charging the same to Appropriation No.

Also

No. 3273. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh & Western Railroad Company in the sum of \$287.65, refunding overpaid water rent for the year 1915 on property situate on South avenue, Twenty-second ward, and charging the same to Appropriation No. 41.

Also

No. 3274. Resolution authorizing the issuing of a warrant in favor of Fannie Barker in the sum of \$187.96, refunding overpaid water rent for the year 1915 on property situate at 330 and 332 Fourth avenue, First ward, and charging the same to Appropriation No. 41.

Also

No. 3275. Resolution authorizing and directing the City Controller to transfer the sum of \$300.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1044, Supplies, Bureau of Horses, Mayors Office, for the purpose of furnishing printing and stationery necessary for installing reporting and recording system and for such other necessary supplies as the Bureau may need.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 3276. An Ordinance providing for the making of a contract or contracts for the construction of "Foundations and Appurtenances" at Brilliant Pumping Station, Contract No. 13-F.

Also

No. 3277. An Ordinance providing for the making of a contract or contracts for the laying of water lines on Duquesne way, between Barbeau street and Garrison way, and on Eighth street, from Duquesne way to Penn avenue.

Which were read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 3278. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts jointly with the County Commissioners for the erection of a joint City and County Building, and providing for the payment of the City's share of the cost thereof.

Also

No. 3279. An Ordinance amending Section 3 of an ordinance entitled, "An Ordinance ratifying and confirming the actions of the Committee appointed by the Council of the City of Pittsburgh to confer with the County Commissioners of the County of Allegheny in reference to the erection and construction of a joint City and County building upon land to be owned in severalty by the City and County; the action of said Committee in conjunction with the Mayor, and Director of the Department of Public Works, and the said Commissioners in agreeing upon the location of said building and the acquisition of the site therefor; their action in agreeing to the method of selecting and adopting a plan therefor and the choice of an architect, Cass Gilbert, to prepare and conduct a competitive program for the selection of such plan, and the selection of the architect to supervise the erection and construction of said building upon the plan adopted; and authorizing the Mayor and Director of the Department of Public Works to execute a joint contract, in conjunction with the County Commissioners, with Edward B. Lee, Architect, of the City of Pittsburgh, to act as Supervising Architect for the said joint municipal building; and providing for the payment of the City's portion of the fees and expenses of said architect," approved February 18th, 1914.

Also

No. 3280. Resolution authorizing the issuing of a warrant in favor of Frank L. Swaney, stenographer, temporarily employed in the General Office of the Bureau of Highways and Sewers, Department of Public Works, for \$75.00 for wages due for one month, from February 1st, 1915, to February 28th, 1915, and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 3281. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from the Contingent Fund, Appropriation No. 42, to Appropriation No. 1379, for the use of the Veterans of Foreign Wars of the United States.

Also

No. 3282. Resolution authorizing the issuing of warrants drawn against Appropriation No. 1379, for the American Veterans of Foreign Service for the use of the Veterans of Foreign

Wars of the United States, its successor.

Which were read and referred to the Committee on Finance.

Also

No. 3283. An Ordinance granting unto the Brunot Island Bridge Company, its successors, lessees and assigns, the right to erect, construct, maintain and operate a bridge with the supports, cables and appliances, over and across certain streets and highways in the City of Pittsburgh.

Also

No. 3284. An Ordinance re-establishing the grade of Cooper avenue, from California avenue to McClure avenue.

Also

No. 3285. An Ordinance establishing the grade on Graphic street, from Greenfield avenue to Monteiro street.

Also

No. 3286. An Ordinance establishing the grade of Proxim way, from Montooth street to Estella avenue.

Also

No. 3287. An Ordinance establishing the grade of Ward street, from Frazier street to Wakefield street.

Also

No. 3288. An Ordinance establishing the grade of Whitney street, from Ward street to Furnace way.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 3289. Petition of property owners and residents for change of name of McAlvy street, between Federal street and a property line, Twentieth ward, to "Maywood place."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

The Chair presented

No. 3290. An Ordinance authorizing and directing the purchase of certain lot or piece of ground located on the west side of Stanton avenue at the north side of Stewart street in the Eleventh ward of the City of Pittsburgh.

Also

No. 3291. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, asking the City to erect a building of suitable size for the storage and repair of automobiles and motorcycles owned by the City.

Also

No. 3292.

DEPARTMENT OF CITY
CONTROLLER.

Pittsburgh, May 24th, 1915.

To the Council.

Gentlemen:

I submit herewith for your information a statement showing the amount of

warrants drawn, vouchers registered, etc., and the balances remaining to the credit of the several appropriations as of March 31st, 1915.

Respectfully,

E. S. MORROW,

City Controller.

Accompanied by statement mentioned in the Controller's letter.

Also

No. 3293. Petition of the Christian Church of Sheraden for exoneration of lien for the grading, paving and curbing of Sherwood street, Twentieth ward, amounting to about \$500.00, including interest and costs.

Also

No. 3294.

DEPARTMENT OF LAW.

Pittsburgh, May 20th, 1915.

Hon. John M. Goehring,

President of Council,

City Hall, Pittsburgh, Pa.

Dear Sir:

Pursuant to arrangement I beg to advise the Council that the proceedings instituted at No. 1685 April Term, 1915, Docket "A" for condemnation of lands of Theodore Lau, et al., for Beechview Playground, have resulted in an award in favor of the owners aggregating \$19,500.00. This is \$7,000.00 in excess of the amount set aside or designated in the Budget for this purpose. This being the case before proceeding further in the matter of appeals, or otherwise, I desire to have the decision of Council in the premises. While the several awards may be reduced on trials of the appeals, this, of course, of conjectural, and if it should be determined by the Council that only \$12,000.00, or close to that sum is available for this purpose, the only safe course is to stop the proceedings and rescind.

Respectfully yours,

CHARLES A. O'BRIEN,

City Solicitor.

Which were severally read and referred to the Committee on Finance.

Also

No. 3295. Communication from The New Future Association, Mrs. J. C. DeNoon, President, inviting Council to participate in an informal farewell luncheon to be given Rolla H. McBride, Superintendent of the Parting of the Ways Home, on Friday, May 28th, 1915, at the Port Pitt Hotel.

Also

No. 3296.

MAYOR'S OFFICE.

Pittsburgh, May 21, 1915.

To the President and Members
of City Council,
City of Pittsburgh.

Gentlemen:

Bill No. 3036 which is before me for my approval or disapproval. Would state that the facts set forth in the bill are absolutely the duties of the

Civil Service Commission, and an ordinance is not required, as the Act of Assembly creating the Civil Service Commission covers all such conditions. However, this bill is a step in the right direction and feeling that same should be put into force as soon as possible and at least before the next appropriation bill that Council will have to make, I am adding my signature to same.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which were read, received and filed.

UNFINISHED BUSINESS.

Bill No. 3222. An Ordinance entitled, "An Ordinance authorizing and directing an increase of indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon."

In Council May 22nd, 1915, read a first time.

Which was read a second time and agreed to.

Mr. Garland moved

A suspension of the rule to allow the third reading and final passage of the bill.

Which motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Itaugh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English, presented

No. 3297. Whereas, In the Bond Issue Election of 1910 the citizens of Pittsburgh approved an item of \$55,000.00 for the straightening,

widening and improvement of Webster avenue, from Fullerton street to Roberts street; and

Whereas, It will be necessary to secure the co-operation of abutting property owners owing to the vacation of the present street in exchange for acquiring private property for the new street; therefore, be it

Resolved, That the President of Council appoint a committee of three members of Council to confer with His Honor, the Mayor, the Director of the Department of Public Works and the property owners interested in an effort to bring about the improvement of Webster avenue.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said special committee, Messrs. English, Garland and Kerr.

Mr. Garland presented

No. 3298. Whereas, Leo M. Frank, of Atlanta, Georgia, has been convicted of murder in the Circuit Court of Fulton County, Georgia, and although the trial judge of said court expressed doubt as to his guilt, was sentenced by said court to be hanged on June 22, 1915; and

Whereas, His conviction was, according to the opinion of a large number of competent and unprejudiced persons who have investigated the matter, influenced by unusual conditions which deprived the said Leo M. Frank of a fair and free trial; and

Whereas, The Governor of the State of Georgia has the right and power in his discretion to commute the sentence of and pardon persons convicted of crime; and

Whereas, While it does not behoove any person to question a verdict rendered by his fellow citizens, or the decision of any regularly constituted court of justice, yet, in a question of mercy and where a human life is at stake, no person should hesitate to ask that the power of the Governor to commute a sentence be extended to any unfortunate who may come under the jurisdiction of the law, and especially where such circumstances as have surrounded the trial and conviction of said Leo M. Frank prevail; now, therefore, be it

Resolved, That the Council of the City of Pittsburgh, Pennsylvania, petition and request His Excellency, Hon. John M. Slayton, Governor of the State of Georgia, if his judgment, combined with human compassion, will allow him to do so, that he take such action as he shall deem right and proper to commute to life imprisonment the sentence already imposed on said Leo M. Frank; and

Resolved Further, That the Clerk of Council be and he is hereby directed to write to His Excellency, Hon. John M. Slayton, Governor of the State of Georgia, notifying him of the adoption of these resolutions and sending him a copy thereof.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

Mr. Herron presented.

No. 3299. Whereas, The Pittsburgh Railways Company in past years has refused to give transfers on July 4th, on the ground that it causes delays owing to the great number of people traveling on that day; and

Whereas, The Council of the City of Pittsburgh believe that the citizens would rather endure a slight delay if they could get the transfer on July 4th; therefore, be it

Resolved, That His Honor, the Mayor, be requested to have the City Solicitor ask the Public Service Commission to grant a hearing on the matter of transfers on July 4th and use every available means to secure a decision promptly.

Which was read.

Mr. Herron moved,

The adoption of the resolution.
Which motion prevailed.

Mr. Woodburn presented

No. 3300. Whereas, For many years two real relics—a small cannon and a ten-inch Columbiad—have peacefully reposed in West Park on the North Side, whose history, if made known, would not only be instructive, especially to the younger generations, but would also determine a greater appreciation of them and fix their value in public esteem; therefore, be it

Resolved, That the Director of the Department of Public Works be authorized and directed to place upon each of these memorials a tablet bearing its respective legend as set forth in the historical sketches hereunto attached.

SMALL CANNON.

Composed of pieces of cannons and shells brought from England by General Braddock, which after his defeat by the French and Indians, were destroyed by Colonel Dunbar to prevent their being used by the enemy. Abe Patterson Post, No. 88, G. A. R., employed the inmates of the Soldiers' Orphan's School on Mount Dunbar, Penna., to gather the fragments from which this cannon was cast, and presented it to the Allegheny Parks in commemoration of the first war in America, with which local history is vitally interwoven.

10-INCH COLUMBIAD.

In December, 1860, Secretary of War Floyd, a Southerner, in President Buchanan's Cabinet, desiring to assist the South by transfer of munitions of war from the arsenals in the North to those in the South, ordered the transfer of 124 heavy cannon from the Allegheny Arsenal to New Orleans. Meetings of citizens were held in Pittsburgh and Allegheny, at which they pledged themselves to oppose the transfer by force if necessary. This Columbiad had been loaded with 34 others on the Steamer "Silver Wave", but was removed by the citizens to the wharf. Protests were sent to the President and finally the order for their removal was countermanded. In 1893, Congress, by resolution, donated this cannon to the Allegheny Parks, a memento of the loyalty of her citizens.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, June 1, 1913,

No. 27

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., June 1st, 1913.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Garland presented

No. 3301. Resolution directing the City Treasurer to accept and receipt to the H. J. Heinz Company for the donation of \$1,500.00 for the property formerly used by the Animal Rescue League on the North Side (to be used for park purposes), and to place the same to the credit of a special or trust fund for the use of the Animal Rescue League of Pittsburgh, to be disbursed on vouchers approved by the Director of the Department of Public Safety.

Also

No. 3302. Resolution authorizing the issuing of a warrant in favor of Lucinda Tolbert in the sum of \$17.47, refunding water rent on property at 439 Second avenue occupied by the Department of Charities, and charging the same to Appropriation No. 41.

Also

No. 3303. Resolution authorizing the issuing of a warrant in favor of Lyda B. McCutcheon in the sum of \$1,000.00, in full settlement of all claims for damages arising out of injuries received by falling into a hole in the street at the corner of Negley and Stanton avenues on March 20th, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3304. Resolution authorizing the issuing of a warrant in favor of Mrs. Koegh in the sum of \$100.00, in full settlement of all claims for damages arising out of injuries received by tripping over a gate box on the east side of Bates street, on or about March 31st, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3305. Resolution authorizing the issuing of a warrant in favor of E. J. Edmundson in the sum of \$436.00, in full settlement of all claims for damages arising out of injuries received by team of horses (from which injuries one horse died) by reason of team slipping down hillside from Chislett street to Butler street extension due to no protection being placed beyond the edge of the car track, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3306. Resolution authorizing the execution and delivery of a quit claim deed to James O. Wood for lot No. 81 on Frustum street, in the Wood's plan of lots.

Also

No. 3307. Resolution authorizing the execution and delivery of a deed to Frank J. Daggett, Guardian, for lot of ground in the Fifth ward, fronting 22.63 feet on Kirkpatrick street, upon payment by him to the City of the debt, interest and cost and any taxes that may be unpaid against said property.

Also

No. 3308. Resolution authorizing and directing the City Solicitor to satisfy the lien filed against property of George W. Havisser situate in the Twenty-second ward, North Side, which

lien was filed at No. 1329 September Term, 1911, and charging the costs to the City of Pittsburgh.

Also

No. 3309. Resolution directing the Mayor and the Director of the Department of Public Works to enter into an agreement with Frank Maloy for the lease of all that certain tract of land situated in the Eighteenth ward of the City of Pittsburgh for one year from June 1st, 1915, having a frontage on Bailey avenue of 150 feet and extending from the old Bailey homestead on the east a distance of 200 feet, for playgrounds, in consideration of his being exonerated from the payment of taxes levied by the County and the City against said property for the current year of 1915, and placing the administration, care and management of said playground or athletic field under the charge and control of the Bureau of Recreation, Department of Public Works.

Also

No. 3310. An Ordinance repealing an ordinance entitled, "An Ordinance appropriating certain real estate situate in the Nineteenth ward, City of Pittsburgh, Allegheny County, Pennsylvania, belonging to Theodore Lau, for a playground; and authorizing condemnation proceedings," approved March 19th, 1914.

Which were severally read and referred to the Committee on Finance.

Mr. Kerr presented

No. 3311. Resolution authorizing and directing the City Controller to set aside the sum of \$200.00 from Code Account No. 1796 to Code Account No. 1796½, for the payment of laborer's wages in the Bureau of Tests.

Also

No. 3312. Communication from C. Elmer Bown, attorney-at-law, transmitting to Council, at the request of the South Hills Civic Club, an ordinance authorizing the issuing of \$300,000 of bonds for the construction of the Mt. Washington roadway.

Also

No. 3313. An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of three hundred thousand dollars (\$300,000.00) and providing for the issue and sale of bonds of said City in said amount, to provide funds for the opening and improvement of a public highway along the face of the Mt. Washington hillside from Brownsville avenue to Grandview avenue, and providing for the redemption of said bonds and the payment of interest thereon.

Which were severally read and referred to the Committee on Finance.

Also

No. 3314. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to enter into a contract with the Warren Brothers Company of Boston, Mass., for the right to lay Bitulithic paving,

for the use of patented machinery to mix paving known as Bitulithic, the use of patented seal coat spreading machines and stone chip spreading machines, the use of all other patents now owned or controlled or which may hereafter be owned or controlled by Warren Brothers Company covering the use of combination of crushed stone and bitumen in the construction of bitulithic pavements, for furnishing expert advice and assisting in the construction of the work, making the necessary laboratory tests of all materials used in the mixture and giving such advice as may be necessary as to the proper component parts to be used in order to produce the proper grade of pavement.

Which was read and referred to the Committee on Public Works.

Also

No. 3315. An Ordinance changing the name Lager street, from Lowrie street to High street, in the Twenty-fourth ward, to "Stotler street."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

Mr. Rauh (by request) presented

No. 3316. An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy a portion of Diamond street in the City of Pittsburgh.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3317. Communication from Harry Harris asking that police officers be stationed at North Negley avenue and Margaretta street, and at the corner of Chislett and Black streets, in order that children may safely be guarded across these streets.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 3318. An Ordinance granting to the Allegheny County Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes, or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, and west of Hooper street, Washington place and Sixteenth street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3319. An Ordinance amending Sections 4 and 5 of an ordinance entitled, "An Ordinance regulating

signs, sign-boards, awnings, marquiſes and porte cocheres on, over or in cloſe proximity to a public highway, and liable to become dangerous to the travelling public; providing for the iſſuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inſpection thereof, and providing a penalty for the violation of the provisions of this ordinance," approved by the Mayor July 3rd, 1913.

Which was read and referred to the Committee on Finance.

The Chair presented

No. 3320. Communication from Lee C. Beatty, attorney-at-law, transmitting to Council an ordinance authorizing the lease of certain property owned by the City in the Twelfth ward to the Wadsworth Stone & Paving Company.

Also

No. 3321. An Ordinance authorizing a lease of certain property owned by the City to the Wadsworth Stone & Paving Company.

Which were read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3322. Report of the Committee on Finance for May 26th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3232. Resolution authorizing the execution and delivery of a deed to Maria Karimal, on payment by her of \$243.47, being the debt, interest and cost, and any taxes that may be unpaid and due by her to the City, for lot No. 32 in H. S. Fleming's plan, fronting 20 feet on Blair street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
English	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3269. Resolution authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a lease with George V. Kimberlin for lot or piece of ground in the Twenty-sixth ward at the corner of Kenwood avenue and Federal street, for a term of four years, the consideration being the exoneration from taxes.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3215. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1682, Miscellaneous Services, Schenley Park, Bureau of Parks.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3263. Resolution authorizing and directing the City Controller to transfer the sum of \$800.00 from Code Account 1229, Improvements, to Code Account 1226, Materials, Municipal Hospital.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also.

Bill No. 3268. Resolution authorizing and directing the City Controller to set aside from Appropriation No. 42, Contingent Fund, the sum of \$500.00 for the purpose of improving the property leased from George V. Kimberlin at the corner of Kenwood avenue and Federal street, for playground.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3281. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Contingent Fund, No. 42, to Appropriation No. 1379, for the use of the Veterans of Foreign Wars of the United States.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3275. Resolution authorizing and directing the City Controller to transfer the sum of \$300.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1914, Supplies, Bureau of Horses, Mayor's Office, for the purpose of furnishing printing and stationery necessary for installing reporting and recording system and for such other necessary supplies as the bureau may need.

In Finance Committee May 26, 1915, amended by striking out "\$300.00" and by inserting in lieu thereof "\$150.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3282. Resolution authorizing the issuing of warrants drawn against Appropriation No. 1379, for the American Veterans of Foreign Service for the use of Veterans of Foreign Wars of the United States, its successor.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3203. Resolution authorizing and directing the Controller to transfer from the Contingent Fund the sum of \$5,000.00 to an item to be known as item No. 42-22, for the use of the Infant Welfare Campaign, said sum to be disbursed on vouchers approved by the General Chairman and the Chairman of the Executive Committee of the Infant Welfare Association.

In Finance Committee May 26th, 1915, amended by striking out "\$5,000.00" and by inserting in lieu thereof "\$3,500.00", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

Mr. Rauh moved

To amend the resolution by striking out "\$3,500.00" and by inserting in lieu thereof "\$4,000.00."

Which motion prevailed.

And the resolution, as read a second time and amended, was agreed to, and was laid over for reprinting.

Also, with a negative recommendation.

Bill No. 3230. Resolution authorizing the issuing of a warrant in favor of Joseph E. Spadowski for the sum of \$45.00, the amount paid for picture show license at No. 525 Wylie avenue, and charging to Appropriation No. 42.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3270. Resolution authorizing and directing the Superintendent of the Bureau of Building Inspection to issue an exoneration to the Carnegie Institute of Technology in the sum of \$281.00, for building permit issued to said school.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Upon which motion, Mr. Garland demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Rauh
Goehring (Pres't)	Woodburn
Herron	

Noes—Messrs.

Garland

Kerr

Ayes—7.

Noes—2.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation.

No. 3323. Report of the Committee on Finance for June 1st, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 3162. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for furnishing fuel for Brilliant Pumping Station, Ross Pumping Station, Herron Hill Pumping Station, Montrose Pumping Station, Howard Street Pumping Station, Aspinwall Pumping Station, Lincoln Pumping Station, Troy Hill Pumping Station, Mission Street Pumping Station, Pittsburgh City Home and Hospital, Marshalsea, and the North Side City Home at Warner Station, for one (1) year from June 1st, 1915, to June 1st, 1916."

In Finance Committee June 1st, 1915, amended by striking out Section 2 and by inserting in lieu thereof a new Section 2, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to al-

low the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. **Kerr** presented from the Committee on Public Works, with an affirmative recommendation,

No. 3324. Report of the Committee on Public Works for May 26th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3279. An Ordinance entitled, "An Ordinance amending Section 3 of an ordinance entitled, 'An Ordinance ratifying and confirming the actions of the Committee appointed by the Council of the City of Pittsburgh to confer with the County Commissioners of the County of Allegheny in reference to the erection and construction of a joint City and County building upon land to be owned in severalty by the City and County; the action of said Committee in conjunction with the Mayor and Director of the Department of Public Works, and the said Commissioners in agreeing upon the location of said building and the acquisition of the site therefor; their action in agreeing to the method of selecting and adopting a plan therefor and the choice of an architect, Cass Gilbert, to prepare and conduct a competitive program for the selection of such plan, and the selection of the architect to supervise the erection and construction of said building upon the plan adopted; and authorizing the Mayor and Director of the Department of Public Works to execute a joint contract, in conjunction with the County Commissioners, with Edward B. Lee, Architect, of the City of Pittsburgh, to act as supervising architect for the said joint municipal building; and providing for the payment of the City's portion of the fees and expenses of said architect,' approved February 18th, 1914."

Which was read.

Mr. **Kerr** moved.

A suspension of the rule to

allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. **Woodburn** presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3325. Report of the Committee on Public Service and Surveys for May 26th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3284. An Ordinance entitled, "An Ordinance re-establishing the grade of Cooper avenue, from California avenue to McClure avenue."

Which was read.

Mr. **Woodburn** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

The bill, as read a second time and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3285. An Ordinance entitled, "An Ordinance establishing the grade on Graphic street, from Greenfield avenue to Monteiro street."

Which was read.

Mr. Woodburn moved
A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3286. An Ordinance entitled, "An Ordinance establishing the grade of Proxim way, from Monmouth street to Estella avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3287. An Ordinance entitled, "An Ordinance establishing the grade of Ward street, from Frazier street to Wakefield street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3288. An Ordinance entitled, "An Ordinance establishing the grade of Whitney street, from Ward street to Furnace way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Rauh presented

No. 3326. Whereas, It is reported from time to time that criminals or fugitives from justice are arrested in different parts of the country and who for lack of funds are not returned to Pittsburgh for trial; therefore, be it

Resolved, That Council ask for a conference with the Mayor at his earliest convenience to devise ways and means to correct this; and, be it further

Resolved, That the Mayor invite the District Attorney, Director of the Department of Public Safety, City Solicitor and any others that he may desire, to attend this conference.

Which was read.

Mr. Raub moved

The adoption of the resolution.
Which motion prevailed.

Mr. Dillinger presented

No. 3327. Resolved, That a Committee of three be appointed, to act in conjunction with the Director of the Department of Public Works, relative to preparing plans for the erection of a municipal disposal plant or plants.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.
Which motion prevailed.

And the Chair appointed Messrs Dillinger Herron and Woodburn.

Mr. Herron presented

No. 3328. Resolved, That the Mayor be and he is hereby requested to direct the Director of the Department of Public Safety to have a police officer stationed at the corner of Fifth avenue and Washington place, between the hours of 8 and 9 A. M. and between 12 Noon and 1 P. M., and from 3 to 4 P. M., in order to safely guide children across Fifth avenue at this point.

Which was read.

Mr. Herron moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 3329. Whereas, The City of Pittsburgh is acting as custodian of the Stephen C. Foster Homestead; and

Whereas, The expense of maintenance and equipment for this building has been borne by the taxpayers of this City; therefore, be it

Resolved, That the Mayor be requested to direct the Director of the Department of Public Works to have a suitable tablet erected at the entrance to said Homestead notifying the public of the nature of the building and the hours at which it can be visited, said tablet to be placed at the very earliest possible moment.

Which was read.

Mr. Herron moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 3330. Whereas, The Public Press gave an account of an exhibition of fire fighting at Grant boulevard and Finland street, which had disastrous results; and

Whereas, The City firemen as well as the civilians engaged in this exhibition were subject to unnecessary danger and the equipment of the Bureau of Fire was damaged; therefore, be it

Resolved, That His Honor, the Mayor, be requested to direct the Director of the Department of Public Safety to submit to Council an estimate of the cost to the City of this exhibition and the amount of damage done to the apparatus, and also a re-

port as to the practicability of the Oxygen Helmets; and, be it further

Resolved, That the Mayor be requested to direct the Director of the Department of Public Safety to refrain from the useless waste of public funds and that he direct the Director to notify the Superintendent of the Bureau of Fire that neither he nor the employees in said Bureau shall be allowed to act for moving picture companies, and that they devote their time and energy in the conservation of property of the citizens of Pittsburgh.

Which was read.

Mr. Herron moved.

The adoption of the resolution.
Mr. Dillinger moved

To amend the resolution by striking out the balance of the resolution, after the words "and, be it further Resolved".

Upon which motion Mr. Dillinger demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	

Noes—Messrs.

English	Kerr
Herron	Woodburn

Ayes—5.

Noes—4.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Garland moved

The adoption of the resolution, as amended.

Upon which motion, Mr. Dillinger demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. Dillinger

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution was adopted.

Mr. Woodburn presented

No. 3331. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, for further consideration, Bill No. 3220. An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.
Which motion prevailed.

And the Mayor having returned to Council, without action thereon.

Bill No. 3220. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

In Council, May 22nd, 1915, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Kerr moved.

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

The Chair presented

No. 3332.

Whereas, The Legislature of 1915 has authorized cities of the second class to enact ordinances providing for the construction of buildings, prevention of fires and the manufacture and storage of explosives; and

Whereas, These are studies of great importance and the enactment of proper legislation will require time, investigation and study; and

Whereas, It is desirable that Council should have the benefit of the services and advice of persons who have expert or special knowledge of the matters to be considered; Therefore, be it

Resolved, That a special committee, consisting of three members of Council and one member from each of the following organizations, to wit: Pittsburgh Chamber of Commerce, The Allied Boards of Trade, The Builders Exchange, The Iron City Central Trades Council, The Board of Fire Underwriters, The Civic Club of Allegheny County, and the Pittsburgh Chapter American Institute of Architects, constitute a committee to investigate and study the matters referred to and to report their conclusions to Council, together with such ordinance or ordinances as they may think proper.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said committee, on behalf of Council, Messrs. Garland, English, Woodburn.

Mr. Herron moved.

That the following members be excused for absence from Council and committee meetings:

Mr. Dillinger on May 11th, 1915.

Mr. Garland on May 11th, 12th and 18th, 1915.

Which motion prevailed.

Mr. Kerr presented

No. 3333. Resolution authorizing and directing the City Controller to set aside from the Contingent Fund, Appropriation No. 42, the sum of \$300.00, or so much of same as may be necessary, for the extradition from Butte, Mont., of Joseph Buzanto, reported to have killed Nicola Doyasteno.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented from the Special Committee.

No. 3334.

To the Members of Council:

The undersigned special committee, appointed by Council to consider, in connection with the County Commissioners, the matter of erecting a bridge across the East Street Valley from a point on Charles street to a point near the Township line, would respectfully report.

That they viewed the location with the County Commissioners and that they feel that a bridge such as proposed would be very desirable; that it would afford communication and connection between the present inhabitants of the Hill Tops and would be followed up by the improvement of large tracts of at present unimproved property. They would, however, report that there is a great difference of opinion with regard to the cost of such improvement and that the construction of said bridge would be largely dependent upon its being built at a cost that would justify, in view of the number of people to be accommodated thereby.

Your committee would therefore advise and recommend that the City Engineering Department, in connection with the Engineers of the County, agree upon and prepare plans and specifications for such a structure as they may think desirable which will give sufficient data from which estimates may be obtained from contractors as to the probable cost of such structure, and it therefore presents with this report a resolution authorizing and directing the preparing in connection with the County Engineers of such plans and specifications.

Ch. H. HETZEL,

J. P. KERR,

S. S. WOODBURN,

Chairman.

Which was read, received and filed.

Also

No. 3335. Resolved. That the Director of Public Works be requested, in connection with the Engineers of the County, to prepare plans and specifications for a bridge over the East Street Valley from a point on Charles street to a point near the township line, which plans and specifications shall be sufficiently specific to all contractors to give estimates as to the cost of erecting said structure.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, June 8, 1915,

No. 28

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., June 8th, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

The Chair (at the request of Hon. Jos. G. Armstrong, Mayor) presented

No. 3336. Resolution appropriating the sum of \$5,000 from the Contingent Fund, Appropriation No. 42, for the purpose of maintaining five fire engine houses which were to be dispensed with, and the sum of \$12,000.00 for the payment of wages to at least 20 firemen for the remaining six months of the year 1915, from July 1st.

Which was read and referred to the Committee on Finance.

Mr. Dillinger presented

No. 3337. An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 3338. An Ordinance creat-

ing in the Bureau of Infectious Diseases, Department of Public Health, certain positions necessary for the operation and maintenance of the Tuberculosis Hospital, and providing for the appointment of the same and the payment of their salaries and wages.

Which was read and referred to the Committee on Finance.

Also

No. 3339. An Ordinance providing for the making of a contract or contracts for the purchase of one (1) new auto propelled ambulance, and one (1) new auto propelled passenger bus, for use at the Tuberculosis Hospital, Leech Farm, Department of Public Health.

Also

No. 3340. An Ordinance requiring residents, households, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings, within the City of Pittsburgh to separate and provide separate vessels or containers for garbage and rubbish to facilitate and expedite the removal thereof, and providing penalties for failing to do so.

Which were read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 3341. Resolution authorizing and directing the City Treasurer to issue a receipt to the Pittsburgh Railways Company for the payment in full of all obligations due the City of Pittsburgh by the said Company, upon the payment of the additional sum of \$20,000.00 for street cleaning for the years 1913-1914, being the difference between the sum of \$150,000 heretofore paid by the said Company on account of street cleaning for said years and the sum of \$170,000, the amount agreed upon as the total amount to be paid to the City of Pittsburgh for street cleaning in said years; and further authorizing the City Treasurer to issue a receipt in full to the Pittsburgh Railways Company for the payment of street cleaning performed by the City of Pittsburgh during the year 1915, on account of the said Company upon the payment of \$85,000 for the year 1915, payable in equal monthly installments.

Also

No. 3342. Resolution authorizing and directing the City Treasurer to

issue a receipt in full to the Pennsylvania Light, Heat and Power Company, or the Duquesne Light Company, upon the payment of the sum of \$13,262.00 for the unpaid rental and tax upon poles for the years prior to December 31st, 1913, due and owing by the Pennsylvania Light, Heat and Power Company, and further to receive and issue receipts for the amounts due and payable to the City of Pittsburgh by virtue of the provisions of the ordinance heretofore enacted relating to the Pennsylvania Light, Heat and Power Company, the Allegheny County Light Company and the Duquesne Light Company.

Also

No. 3343. Resolution authorizing and directing the City Controller to set aside \$300.00 from the Contingent Fund, Appropriation No. 42, for the purpose of improving the playgrounds at Thirty-sixth street and Liberty avenue.

Also

No. 3344. Resolution directing the City Controller to set aside the sum of \$60.00 from the Contingent Fund for the purpose of erecting a backstop on property leased for playgrounds on Bailey avenue, Eighteenth ward.

Also

No. 3345. Resolution authorizing the issuing of a warrant in favor of William Wuerthele in the sum of \$147.81, refunding overpaid water rent for the year 1913 on property located at No. 4831 Second avenue, and charging the same to Appropriation No. 41.

Also

No. 3346. Petition of Harry R. Bunton for payment of interest on money overpaid for taxes from September 12th, 1912, to date, by estate of I. N. Bunton.

Also

No. 3347. Resolution authorizing the issuing of a warrant in favor of the Fidelity Title & Trust Company, E. W. Bunton, et al., Trustees, for \$88.54, with interest from date of the filing of the decree of the Court, at No. 383 Second Term, 1910, refunding excess taxes for the years 1910 and 1911, and charging the same to Appropriation No. 41.

Which were severally read and referred to the Committee on Finance.

Also

No. 3348. An Ordinance amending Sections 5 and 6 and the title of an ordinance entitled, "An Ordinance fixing the license taxes or fees for all public amusements and providing a penalty for the violation of the provisions of this ordinance," passed over veto of Mayor on February 25th, 1913.

Which was read and referred to the Committee on Public Safety.

Mr. Herron presented

No. 3349. Resolution authorizing the issuing of a warrant in favor of James O'Connor in the sum of \$95.42, reimbursing him for moneys expended in pumping water out of cellar of

premises at Frankstown and Lang avenues due to obstruction in sewer and for locating the obstruction in the sewer into which his premises drain (which was found to be in the public sewer and not in the private sewer), and charging the same to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Also

No. 3350. Resolution requesting the Mayor to direct the Director of the Department of Public Safety to make a requisition upon the Director of the Department of Supplies for a runabout to be used by the Chief of the Bureau of Fire; said runabout to be painted red and lettered similar to the other fire apparatus, and to be equipped with Babcock extinguishers.

Also

No. 3351. Resolution requesting the Mayor to notify the Director of the Department of Supplies that it was the intention of Council that the automobile for the Bureau of Police, Department of Public Safety, was to be a new one, carrying with it a full guarantee.

Which was read and referred to the Committee on Public Safety.

Mr. Kerr presented

No. 3352. An Ordinance amending a portion of Section 60 of an ordinance entitled, "An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28, 1915.

Also

No. 3353. Resolution authorizing and directing the City Controller to transfer \$21,000.00 from Appropriation No. 42 to Item No. 1155, Salaries, Regular Employees, Bureau of Fire.

Also

No. 3354. Resolution authorizing and directing the City Controller to transfer \$75.00 from Code Account No. 1564, Repairs, to Code Account No. 1565, Equipment, Bureau of City Property.

Also

No. 3355. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200.00 from Code Account No. 1455-D, "Materials," Bridge Repairs, Bureau of Engineering, to Code Account No. 1418-F, "Equipment & Machinery," General Executive, Bureau of Engineering.

Also

No. 3356. Resolution authorizing and directing the City Controller to transfer \$1,193.52 from Item "General Fund," Appropriation No. 154, Hospital Bond Fund, and credit same as an additional sum for the purpose of paying the final estimate for the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, same appropriation.

Also

No. 3357. Resolution authorizing and directing the City Controller to transfer from the Contingent Fund, Appropriation No. 42, the sum of \$2,600.00 to Code Account No. 1619, Salaries, Comfort Stations, Bureau of City Property, for the purpose of paying salaries of attendants.

Which were severally read and referred to the Committee on Finance.

Also

No. 3358. Resolution authorizing the issuing of a warrant in favor of the McElveen Furniture Company in the sum of \$347.00 for the purchase of furniture for the Stephen C. Foster Homestead, located at Thirty-sixth street and Penn avenue, and charging the same to Code Account F-1625, Bureau of City Property.

Also

No. 3359. Resolution authorizing the issuing of a warrant in favor of James A. Matthews & Company in the sum of \$225.00, for the purchase of one bronze tablet erected on the Diamond Market Building, and charging the same to Code Account F-1577, Bureau of City Property.

Also

No. 3360. Resolution authorizing the issuing of a warrant in favor of R. D. Thomas & Company for the sum of \$227.01, for extra work done on the contract for the reconstruction of a retaining wall on Brownsville avenue at a point 310 feet east of William street, and charging the same to Code Account No. 148, Retaining Walls, Division of Streets, Bureau of Engineering.

Also

No. 3361. Resolution authorizing the Director of the Department of Public Works to complete the remaining work to be done on the raising of certain portions of Galveston and South avenue, North Side, at a cost not to exceed \$5,000.00 by City forces, and charging the same to Appropriation No. 150, North Side Point Bridge.

Also

No. 3362. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the reconstruction of a retaining wall on Melwood avenue at a point about 650 feet east of Finland street, and providing for the payment of the costs thereof.

Also

No. 3363. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a temporary wooden trestle over the ravine crossing Wheatland street, and providing for the payment of the costs thereof.

Also

No. 3364. An Ordinance providing for the making of a contract or contracts for furnishing an automo-

bile for the use of the Bureau of Engineering, Department of Public Works.

Also

No. 3365. An Ordinance providing for the letting of a contract or contracts for the purchase of two (2) new automobile trucks for use at the Asphalt Plant, in the Bureau of Highways & Sewers.

Also

No. 3366. An Ordinance authorizing and directing the grading, paving and curbing of Atkins street, from Termon avenue to Goe avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

Bill No. 3079. Petition for the opening, sewerage, grading, paving and curbing of Stoechner way, from Larimer street to Paulson avenue.

Also

No. 3367. An Ordinance authorizing and directing the grading, paving and curbing of Stoechner way, from Larimer street to Paulson avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3368. An Ordinance authorizing and directing the construction of a public sewer on Stoechner way, from Paulson avenue to Larimer street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were severally read and referred to the Committee on Public Works.

Mr. Rauh presented

No. 3369. Resolution authorizing the issuing of a warrant in favor of the William Carr Estate for the sum of \$18.00, refunding overpaid water rent for the year 1914 on property at No. 953 Liberty avenue, and charging the same to Appropriation No. 41, Refunding City Tax.

Which was read and referred to the Committee on Finance.

Also

No. 3370. Resolution authorizing the issuing of a warrant in favor of Vincent Pepwotch, laborer at Grandview Park, for \$133.50, covering 64½ days at \$2.00 per day and \$5.00 hospital services, time lost on account of injuries received in the performance of his duties as laborer, and charging the same to Code Account No. 1719, Wages, Regular Employees, Grandview Park, Bureau of Parks.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Rauh (by request) presented

No. 3371. An Ordinance authorizing and directing licensing of chauffeurs and automobile owners engaged in the business of hiring automobiles or taxi-cabs in transporting

people from one place to another, the form and manner of the license and fixing the fee thereof, and the rates and charges to be made, and imposing a penalty for abuse thereof.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 3372. An Ordinance repealing an ordinance entitled, "An Ordinance locating Brightwood street, from Forbes avenue to Bryson street," approved June 1st, 1886.

Also

No. 3373. An Ordinance repealing an ordinance entitled, "An Ordinance locating Coanza street, from Belmont street to Beacon street," approved June 1st, 1886.

Also

No. 3374. An Ordinance repealing the portion of Ordinance No. 62, entitled, "An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street," approved the eleventh day of March, 1915, which re-establishes the grade of Penn avenue from the westerly line of Eleventh street to the westerly line of Seventh street.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3375. Resolution authorizing the issuing of a warrant in favor of Thomas Hammond and Hattie Hammond, his wife, for the sum of \$1,000.00, in full settlement of all claims for damages or injuries received by Hattie Hammond on or about December 23rd, 1914, by slipping and falling upon icy or snow-covered public sidewalk or set of steps at the corner of Mohler and Wheeler streets, due to either or both of them for any liability against the City, and charging the same to Appropriation No.

No. 3376.

MAYOR'S OFFICE.

Pittsburgh, June 8, 1915.

To the President and

Members of Council,
City.

Gentlemen:

Under date of May 5th, resolution to transfer \$735.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1637, Miscellaneous Services, Bureau of Water, to provide moneys for the rent of offices of the Bureau of Water, in conformity with an ordinance of Council authorizing leases for their space, was introduced into Council.

This resolution was referred to a committee of Council consisting of Messrs. Dillinger, Heitzel and Herron. To date no further action has been taken and I am respectfully calling this to your attention for the reason that a lease for the rooms occupied by the Bureau of Water cannot be executed until this money is provided, as the amount of money in the fund for

Miscellaneous Services, Bureau of Water, is not adequate by the above amount.

Yours very truly,

JOS. G. ARMSTRONG,
Mayor.

Also

No. 3377. Communication from Olmhausen Plumbing Company asking to be reimbursed for moneys expended in hunting for sewer connection to premises at 1404 Carson street.

Also

No. 3378. Communication from John Eichleay, Jr. asking the City to repair retaining wall in front of his property at 900 Brownsville avenue.

Also

No. 3379. Communication from Frank L. Andrews asking that property located in the Tenth ward, bought in by the City on a tax lien, be reconveyed to him on payment of the September Installment of Taxes for 1906.

Which were severally read and referred to the Committee on Finance.

Also

No. 3380.

MAYOR'S OFFICE.

Pittsburgh, June 7th, 1915.

To the Council of Pittsburgh,

Council Chamber, Pittsburgh.

Gentlemen:

I have before me your resolution that I instruct the City Solicitor to proceed in the matter of bringing before the Public Service Commission the subject of compelling transfers by the Pittsburgh Railways Company for the Fourth of July.

This matter, as you know, has been under discussion for some time past and is one of the subjects covered by conferences heretofore held between the representatives of the Railways Company, the Administration and the Council.

I am advised by the City Solicitor that it would be utterly impracticable to attempt the presentation to the Commission of the question of transfers in Pittsburgh with any hope of results for the coming Fourth of July.

With this knowledge in view I immediately started negotiations with President Callery of the Railways Company and have succeeded in obtaining the desired result of the present year, that is, that the usual transfers are to be issued in Pittsburgh for July 4th, 1915, and subsequent thereto the matter, if not permanently settled by negotiation, will be presented, with other subjects in connection with the railway service, to the Public Service Commission for settlement and adjudication.

Respectfully,

JOS. G. ARMSTRONG,
Mayor.

Which was read, received and filed.

UNFINISHED BUSINESS.

Bill No. 3203. Resolution authorizing and directing the transfer from the Contingent Fund the sum of \$4,000.00 to an item to be known as Item No. 42-22, for the use of the Infant Welfare Campaign, to be disbursed on vouchers approved by the general chairman and the chairman of the Executive Committee of the Infant Welfare Association.

In Council June 1st, 1915, committee amendment agreed to, rule suspended, read a first and second times and amended by striking out "\$3500" and by inserting in lieu thereof, "\$4000.00", and as amended agreed to on second reading and laid over for reprinting.

Which was read a third time and agreed to.

And upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Noes—Mr. Woodburn

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3381. Report of the Committee on Finance for June 2nd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3319. An Ordinance entitled, "An Ordinance amending Sections 4 and 5 of an ordinance entitled, 'An Ordinance regulating signs, signboards, awnings, marquises and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance,' approved by the Mayor July 3rd, 1913."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3302. Resolution authorizing the issuing of a warrant in favor of Lucinda Tolbert in the sum of \$17.47, refunding water rate on property occupied by the Department of Charities at 439 Second avenue, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3181. Resolution authorizing the issuing of a warrant in favor of Mrs. Sarah E. Dalzell in the sum of \$....., refunding taxes paid in error for the years 1908 to 1915, inclusive, on ground appropriated by the City in the opening of Dritt Avenue, Twenty-sixth ward, and charging the same to Appropriation No. 41.

In Finance Committee June 2nd, 1915, amended by inserting "\$185.46" in blank space, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3311. Resolution authorizing and directing the City Controller to set aside the sum of \$200.00 from Code Account 1796 for the payment of laborer's wages in the Bureau of Tests, to Code 1796½.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3309. Resolution directing the Mayor and the Director of the Department of Public Works to enter into an agreement with Frank Maloy for the lease of all that certain tract of land situated in the Eighteenth ward of the City of Pittsburgh, having a frontage on Bailey avenue of 150 feet, and extending from the old Bailey homestead on the east, westwardly a distance of 200 feet; the consideration being the payment or exoneration of the taxes levied by the County and City against said property for the current year 1915; and providing that the administration, care and management of said playground or athletic field shall be under the charge and control of the Bureau of Recreation, Department of Public Works.

In Finance Committee June 2nd, 1915, amended by striking out after the words "levied by the" the words

"County and", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

* Also

Bill No. 3301. Whereas, The H. J. Heinz Company offered to pay over to the City for the use of the Animal Rescue League of Pittsburgh the sum of \$1,500, for the purpose of a contributing toward the erection of a new dog pound away from its then proximity to their property; and,

Whereas, The City has failed or neglected to secure a site for the erection of a new dog pound and has allowed the Heinz Co. to park the former site used for that purpose; and

Whereas, The City has entered into an agreement with the Animal Rescue League for the taking up, etc., of stray dogs and have removed the pound from its former location to ground leased or owned by it at or near Verona; and

Whereas, The Heinz Company has expressed its willingness to pay over said sum of money, provided the City is willing to accept and receipt for the same; therefore, be it

Resolved, That the City Treasurer shall be and is hereby directed to accept and receipt to the H. J. Heinz Company for said donation of \$1500.00 and place the same to the credit of a special or trust fund for the use of the Animal Rescue League of Pittsburgh to be disbursed on vouchers approved by the Director of the Department of Public Safety.

In Finance Committee June 2nd, 1915, amended by striking out "for the use of the Animal Rescue League;" by striking out "or near Verona" and by inserting in lieu thereof "North Euclid and Kirkwood street," and by adding at the end of the resolution the following: "and to be used for building an

addition to the present building located on the property, corner North Euclid and Kirkwood street," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the resolution was read a second time.

Mr. Woodburn moved

To amend the resolution by striking out, after the words "has failed," the words "or neglected."

Which motion prevailed.

And the resolution, as read a second time and amended, was agreed to.

And the resolution was read a third time, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 3382. Report of the Committee on Public Works for June 2nd, 1915, transmitting two papers to Council.

Which were read, received and filed.

Also

Bill No. 3280. Resolution authorizing the issuing of a warrant in favor of Frank L. Swaney, Stenographer, temporarily employed in the general office of the Bureau of Highways and Sewers, Department of Public Works, for \$75.00 for wages due for one month, from February 1st to 28th, 1915 and charging the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third time, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs:

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the Affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3314. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to enter into a contract with the Warren Brothers Company of Boston, Mass., for the right to lay Bitulithic paving, for the use of patented machinery to mix paving known as Bitulithic, the use of patented seal coat spreading machines and stone chip spreading machines, the use of all other patents now owned or controlled or which may hereafter be owned or controlled by Warren Brothers Company covering the use of combinations of crushed stone and bitumen in the construction of bitulithic pavements, for furnishing expert advice and assisting in the construction of the work, making the necessary laboratory tests of all materials used in the mixture and giving such advice as may be necessary as to the proper component parts to be used in order to produce the proper grade of pavement."

Which was read.

Mr. Kerr moved

That the bill be laid on the table for the present.

Which motion prevailed.

Mr. Woodburn presented from the Committee of Public Service and Surveys, with an affirmative recommendation.

No. 3383. Report of the Committee on Public Service and Surveys for June 2nd, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3318. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes, or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, and west of Hooper street, Washington place and Sixteenth street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

In Public Service and Surveys Committee June 2nd, 1915, amended in Sections 2 and 5, as shown in red, and as

amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3220. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

In Public Service and Surveys Committee June 2, 1915, read and amended in Section 14 as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendment of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3384. Report of the Committee on Filtration and Water for June 2nd, 1915, transmitting several papers to Council.

Which were read, received and filed.

Also

Bill No. 3170. Resolution authorizing the issuing of a warrant in favor of the Link-Belt Company for \$1,994.90, for the following extra work on coal and ashes handling apparatus for Aspinwall Pumping Station:

Extension of bunker columns from boiler room to basement	\$ 695.00
Extension of bin and carrier	427.00
Track scales	856.00
Extra stairs	16.90

Total amount of extra work \$1,994.90.
and charging same to Appropriation No. 146.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3276. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for the construction of 'Foundations and Appurtenances' at Brilliant Pumping Station, Contract No. 13-F."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3277. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for the laying of water lines on Duquesne way, between Barbeau street and Garrison way, and on Eighth street, from Duquesne way to Penn avenue."

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Rauh presented

No. 3385. Whereas, A bill known as Senate Bill 490 has passed both Houses of the Legislature; and

Whereas, The bill contemplates assessing the taxpayers of our city one mill for the upkeep of our public libraries; and

Whereas, This additional burden would cost our taxpayers almost \$500,-

000 per year additional to what is now being appropriated by the City; and

Whereas, The people of our city are already too heavily tax ridden; and

Whereas, This bill would increase taxation over one-half mill; therefore, be it

Resolved, That it be the unanimous opinion of the Council, which is the tax-levying power of our city, that this unjust and unnecessary bill should be vetoed; and be it further

Resolved, That a copy of these resolutions be forwarded at once to His Excellency, Governor Martin G. Brumbaugh.

Which was read.

Mr. Rauh moved

The adoption of the resolution. Which motion prevailed.

Mr. Dillinger called up

Bill No. 3314. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to enter into a contract with the Warren Brothers Company, of Boston, Mass., for the right to lay Bitulithic paving, for the use of patented machinery to mix paving known as Bitulithic, the use of patented seal coat spreading machines and stone chip spreading machines, the use of all other patents now owned or controlled or which may hereafter be owned or controlled by Warren Brothers Company covering the use of combinations of crushed stone and bitumen in the construction of bitulithic pavements, for furnishing expert advice and assisting in the construction of the work, making the necessary laboratory tests of all materials used in the mixture and giving such advice as may be necessary as to the proper component parts to be used in order to produce the proper grade of pavement."

In Council June 8th, 1915, bill laid on the table for the present.

Which was read.

Mr. Dillinger moved

That further action on the bill be indefinitely postponed.

Which motion prevailed. (Mr. Rauh voting No).

Mr. English presented

No. 3386. Whereas, The Director of the Department of Public Safety and the Chief of the Bureau of Fire have ordered a physical examination for all members of the Bureau of Fire over the age of 55, for the purpose of proving the efficiency of such men; and

Whereas, It seems desirable to know the physical condition of every member of the Bureau of Fire, regardless of age; therefore, be it

Resolved, That the Mayor be requested to direct the Director of the Department of Public Safety to order a physical examination of every Fireman on the payroll of the Bureau of

Fire, including the subs, and submit the report to Council as soon as possible.

Which was read.

Mr. English moved

The adoption of the resolution.

Mr. Woodburn moved

That the resolution be referred to the special committee on Two-platoon system for fire department and instruction school for firemen and policemen, consisting of Messrs. Woodburn, Dillinger and Hetzel.

Mr. Kerr presented

No. 3387. Whereas, The Legislature of the State of Pennsylvania passed a bill making it mandatory upon cities of the second class to establish the double-platoon system in the Bureau of Fire; therefore, be it

Resolved, That the City Solicitor prepare the necessary ordinance to carry into effect the provisions of the Act of Assembly.

Which was read.

Mr. Kerr moved.

The adoption of the resolution.

Mr. Garland moved

That the resolution be referred to the special committee on Two-platoon system for fire department and instruction school for firemen and policemen.

Which motion prevailed.

Mr. Garland presented

No. 3388. Resolved, That Bill No. 3332. Resolution providing for the appointment of a special committee, consisting of three members of Council, and one member from each of the following organizations, to-wit: Pittsburgh Chamber of Commerce, The Allied Boards of Trade, The Builders Exchange, The Iron City Central Trades Council, The Board of Fire Underwriters, The Civic Club of Allegheny County and the Pittsburgh Chapter, American Institute of Architects, to investigate and study matters relating to building construction, be amended and supplemented to include the Engineers Society of Western Pennsylvania and the Housing Conference of Pittsburgh.

Which was read.

Mr. Garland moved

To amend the resolution by striking out after the words "Western Pennsylvania," the word "and" and by adding at the end of the resolution, the following: "The Pittsburgh Real Estate Board, the Real Estate Exchange and the Building Trades Council."

Which motion prevailed.

And the resolution, as amended, was read.

Mr. Garland moved

The adoption of the resolution, as amended.

Which motion prevailed.

The Chair presented

No. 3389. Whereas, Arrangements have been made whereby the Liberty Bell is to pass through Pittsburgh on July 6th at 2:30 A. M., and no arrangements have been made for any stoppage of the same in this City; and

Whereas, The Veterans of Foreign Wars and other patriotic organizations are endeavoring to arrange that the Bell should remain in this City at least for one day; now, therefore, be it

Resolved, That this Council joins in the request of said organizations and that in the event of the request being granted, this body together with the Mayor, either as a Council or through a representative or representatives of the same, take part in any arrangements that may be made in connection with the reception of said Bell.

Which was read.

Mr. Raub moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 3390. Resolved, That there be a special committee of three appointed to investigate and consider as to what disposition should be made by the City of the Adams Market property on Penn avenue, and report their conclusions and recommendations to Council.

Which was read.

Mr. Kerr moved.

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said special committee, Messrs. Kerr, Hetzel and English.

Also

No. 3391. Communication from the City Controller transmitting a proposition from the Depositors' Committee for formulating a plan for the liquidation of the German National Bank.

Also

No. 3392. Communication from the Depositors' Committee of the German National Bank submitting a proposition for formulating a plan for the liquidation of said bank.

Which were read and referred to the Committee on Finance.

Mr. Dillinger presented

No. 3393. An Ordinance authorizing the Mayor to lease for the City of Pittsburgh from the Fidelity Realty Company the premises at Nos. 618, 620 and 622 Wylie avenue, for the purpose of the City garage.

Which was read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol XXXXVIII

Tuesday, June 13, 1913,

No. 29

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., June 15th, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Garland.

The Chair arose and said:

"Gentlemen, I presume the members of Council saw in the newspapers of the other day a notice that the President of Council proposed to give each member an opportunity to preside over at least one session of Council. Carrying out that suggestion, and commencing with the member whose name appears first in the roll-call, I ask that Mr. Dillinger take the chair."

And thereupon Mr. Dillinger took the chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Gochring presented

No. 3394. Whereas, The City of Pittsburgh had on deposit with the German National Bank the sum of forty-one thousand, three hundred forty-eight dollars and ninety-nine cents (\$41,348.99) of which twenty thousand one hundred and sixteen dollars and thirty-nine cents (\$20,116.39)

was due directly to the City of Pittsburgh and twenty-one thousand, two hundred thirty-two dollars and sixty cents (\$21,232.60) was in the account of the Monongahela Bridge Company of Pittsburgh, all the stock of which is owned or controlled by the City of Pittsburgh; and

Whereas, A Receiver has been appointed for the German National Bank and a plan has been proposed by the depositors and stock-holders' committee whereby the City would receive eighty-five per cent. of its deposits upon the carrying out of said plan and a depositor's certificate for the remaining fifteen per cent., which would bear three per cent. interest; and

Whereas, It is necessary that the said committee should be informed as to the willingness of the City to accept the said plan; and

Whereas, It appears to be for the best interest of the City to approve the said plan, now, therefore, be it

Resolved, That the City Treasurer be and he is hereby authorized and directed to signify to the said committee the willingness of the City to accept said plan as proposed in the communication of May 24, 1915, and the proper officers of the City are further authorized and directed to enter into the proposed depositors' agreement dated the 24th day of May, 1915.

Also

No. 3395. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to Appropriation No. 1044, Supplies, Bureau of Horses, for the purpose of furnishing printing and stationery necessary for installing reporting and recording system and for such other necessary supplies as the Bureau may need.

Also

No. 3396. Resolution authorizing the issuing of a warrant in favor of George V. Dale in the sum of \$87.48, refunding taxes paid on property taken by the City of Pittsburgh in the opening of Hamilton avenue, and charging the same to Appropriation No.

Also

No. 3397. Resolution authorizing the issuing of a warrant in favor

of Mrs. Mathilda G. MacConnell in the sum of \$25.00, refunding part of assessment paid by her for the improvement of Friendship avenue in consideration of the property she presented to the City of Pittsburgh known as "Friendship Park" in the Eighth ward, and charging the same to Appropriation No.

Also

No. 3398. Resolution authorizing and directing the Board of Water Assessors to exonerate the House of Shelter Society of Pittsburgh, located at No. 1625 Locust street, from the payment of any and all water taxes, in accordance with an ordinance passed by Council the 3rd day of March, 1914, and approved the 11th day of March, 1914, exempting educational, charitable and religious institutions having and maintaining swimming pools or shower baths from payment of water rent.

Also

No. 3399. Resolution ratifying and approving the sale of \$240,000 worth of bonds to Gordon & Company at par and accrued interest to be known as the "Penn Avenue Improvement Bonds, 1915;" and further undertaking and agreeing to guarantee to the said purchaser that in case the decision of the Supreme Court is against the validity of the ordinance providing for the issuing of bonds to be known as "Penn Avenue Improvement Bonds, 1915," and providing the increase of its debt in the said amount of \$240,000.00, that it will within a reasonable time thereafter provide for the purchase of said bonds by the City of Pittsburgh at par and accrued interest, or will make such other arrangement with respect to same as may be satisfactory to the said purchaser thereof by way of substitution of new bonds or otherwise.

Also

No. 3400. Resolution authorizing and directing the City Solicitor to draw a deed reconveying to William Duncan Lot No. 37 in the R. B. Ivory Plan, fronting on Stanton avenue in the Tenth ward, on payment of taxes, and charging the costs to the City of Pittsburgh.

Also

No. 3401. Resolution authorizing and empowering the City Solicitor to satisfy lien filed at No. 19 January Term, 1913, against the Christian Church of Sheraden on Lots Nos. 269 and 270 in Keystone Plan of Lots, Twentieth ward, for the improvement of Sherwood avenue, on account of said property was not and should not be liable for assessment, and charging the costs to the City.

Also

No. 3402. Resolution authorizing and directing the Department of Assessors to issue an exoneration for taxes assessed against the property of the Historical Society of Western Pennsylvania located in the Schenley Farms District for the years 1910 to 1915 inclusive, and to place said property on the exempt list.

Which were severally read and referred to the Committee on Finance.

Also

No. 3403. An Ordinance authorizing and directing the Clerk of the Diamond Market to allot and rent stands in the new market building and providing for allotment and rental of stands to old standholders and preference to existing tenants.

Which was read and referred to the Committee on Public Works.

Also

No. 3404. Communication from S. M. Vochei complaining of the speed of auto trucks in the downtown district of the City.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 3405. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Appropriation No. 1233, Supplies, Bureau of Child Welfare, to Code Account 1218, Supplies, Division of Bacteriology, Department of Public Health.

Also

No. 3406. Resolution authorizing the issuing of a warrant in favor of Deer & Ober, plumbers, for the sum of \$13.00, for expenses incurred in locating connection and putting in Y branch in public sewer on Chestnut street, between Pike street and Ohio street, North Side, and charging the same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Mr. Herron presented

No. 3407. Resolution setting aside the sum of \$1500.00, or so much thereof as may be necessary, from Appropriation No. 42-10 for grading and otherwise improving property leased from A. V. Hurd and Trafford Real Estate Company on Lang avenue in the Thirteenth ward, City of Pittsburgh, for Playground purposes.

Also

No. 3408. Resolution authorizing and directing the Mayor and the Director of the Department of Public Works to lease from Trafford Real Estate Company a certain lot or piece of ground situate in the Thirteenth ward, having a frontage of 160 feet, more or less, on the easterly side of Lang avenue and extending back a distance of 320 feet, more or less, to property owned by F. E. McGillick and the Pennsylvania Railroad Company, and containing 1.162 acres; the consideration for the leasing of the same shall be the exoneration by the City of City taxes for the period of time which the City occupies said premises; and the said lease shall contain a clause providing that the City will vacate the premises at any time during the term of the lease upon ninety days' written notice.

Also

No. 3409. Resolution authorizing and directing the Mayor and the Director of the Department of Public Works to lease from A. V. Hurd a certain lot or piece of ground situate in the Thirteenth ward, having a frontage of 200 feet on the easterly side of Lang avenue and extending a distance of 306 feet, more or less, to Clawson street and containing 1.374 acres for the period of three years, beginning A. D. 1915; the consideration for the leasing of the same shall be the exoneration by the City of City taxes for the period of time which the City occupies said premises; said lease shall contain a clause providing that the City will vacate the premises at any time during the term of the lease upon ninety days' written notice; and the lease shall further contain a clause by which the said A. V. Hurd agrees to reimburse the City for all improvements made by it upon the property leased to the extent of \$800.00 in the event that the City is compelled to vacate the premises at any time during the term of said lease pursuant to the above mentioned ninety day clause.

Also

No. 3410. Resolution authorizing and directing the Mayor and the Director of the Department of Public Works to award to the lowest responsible bidder a contract to furnish and erect at the Carson street entrance to the Corliss street tunnel a bronze tablet on which shall be inscribed the name Corliss Street Tunnel, authorized by popular vote November 8, 1910, the cost, the names of the Mayors, Directors, Engineers, Contractors and the names of the members of Council who passed the contract ordinance for the construction of said Corliss street tunnel; and further authorizing and directing the City Controller to set aside \$500.00 from the Contingent Fund, Appropriation No. 42, or so much as may be necessary, for the payment of said bronze tablet.

Also

No. 3411. Communication from John Zitelli offering \$200.00 for Lot No. 6 on Orphan street owned by the City of Pittsburgh.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 3412. Resolution authorizing the issuing of a warrant in favor of William J. Davies, Service Inspector, Bureau of Water, for \$12.03, in payment of salary for four and three-eighths days, covering the last half of the month of May, 1915, and charging the same to Appropriation No. 1661, Bureau of Water.

Also

No. 3413. An Ordinance providing for the letting of a contract or contracts for the erection and completion of two gate houses and appurtenances at the North Side reservoir.

Also

No. 3414. An Ordinance providing for the letting of a contract or contracts for the raising and remodeling of two dwellings on the North Side reservoir property.

Also

No. 3415. An Ordinance providing for the letting of a contract or contracts for the construction of concrete sidewalks and combination curb and gutter at the North Side reservoir.

Which were severally read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 3416. Resolution authorizing the issuing of a warrant in favor of Dallas Bumbaugh in the sum of \$..... as a recognition of his service of 18 years in the Bureau of Police of the City of Pittsburgh, and as compensation for being deprived of his rights by being illegally discharged from the service by Mayor William B. Hays, and charging the same to Appropriation No.....

Also

No. 3417. Resolution authorizing and directing the City Controller to transfer the sum of \$325.00 from Code Account 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering, and credit the same as an additional sum for the payment of the cost of reflooring the Second avenue bridge over nine-mile run.

Also

No. 3418. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. E. M. Williams conveying the interest of the City of Pittsburgh in Lots No. 248 and 249 in William Penn Plan of Lots, situated in Alger street and Winterburn avenue, Fifteenth ward, for the sum of \$1,425.00.

Which were severally read and referred to the Committee on Finance.

Also

No. 3419. Resolution authorizing the issuing of a warrant in favor of McAleenan Bros. Co. for the sum of \$57.67, for extra work on the contract for placing protection to the floor system of the Ellsworth avenue bridge over the P. R. R., and charging the same to Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering.

Also

No. 3420. An Ordinance authorizing and directing the grading, paving and curbing of Virginia avenue, from Plymouth street to Kearsarge street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3421. Petition of citizens of the South Side asking that South Twenty-second street from south end of bridge to Carson street be opened and that it be repaved from the P. &

L. E. tracks to Carson street with concrete base and wooden block, and that wooden block be laid on Carson street to South Twenty-third street, and for the re-routing of the Suburban cars.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3422. Petition of Mrs. Anna Schmitt for the repair by the City of her property at the corner of Browns-ville avenue and Hartford street, due to break in sewer constructed under her property.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 3423. An Ordinance granting unto the Liberty Brewing Company, their successors and assigns, the right to lay, maintain and use certain concrete ducts under and across Hamilton avenue, at a point 93 feet west of Julius street, subject to the terms and conditions of this ordinance.

Which was read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3424. An Ordinance providing for the letting of a contract or contracts for alterations, repairs and improvements at the Eighth street engine house, Bureau of Fire.

Which was read and referred to the Committee on Finance.

Also

No. 3425. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, transmitting to Council resolutions for warrants in favor of Messrs. Isaiah Waite, Lawrence Broderick, Cornelius P. Halpin and James Masterson, employees of the Bureau of Fire, for lost time due to sickness alleged to have been contracted in the service.

Also

No. 3426. Resolution authorizing the issuing of a warrant in favor of Lawrence Broderick, hoseman, Bureau of Fire, for \$43.33 for thirteen days' lost time by reason of an attack of LaGrippe alleged to have been contracted on April 18th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3427. Resolution authorizing the issuing of a warrant in favor of James Masterson, hoseman, Bureau of Fire, for \$11.53 for four days' lost time by reason of an attack of tonsillitis and LaGrippe alleged to have been contracted in the service on April 22nd, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3428. Resolution authorizing the issuing of a warrant in favor of Cornelius P. Halpine, hoseman, Bu-

reau of Fire, for \$24.51 for 8 days' lost time by reason of an attack of LaGrippe alleged to have been contracted in the service on May 2nd, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3429. Resolution authorizing the issuing of a warrant in favor of Isaiah Waite, Assistant Superintendent of Machinery, Bureau of Fire, for \$195.00 for 39 days' sickness alleged to have been contracted in March, 1915, when he contracted a cold and it developed into pneumonia, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 3430. An Ordinance, a supplement to an ordinance entitled, "An Ordinance regulating in the interests of public safety, health and convenience, the movement of pedestrian, animal and vehicular traffic of every kind in streets, parks, bridges, squares and public places and providing a penalty for the violation thereof," approved June 3rd, A. D. 1910, and recorded in Ordinance Book 21, page 546.

Which were severally read and referred to the Committee on Public Safety.

Also

No. 3431

MAYOR'S OFFICE.

Pittsburgh, June 11th, 1915.

To the President and

Members of Council.

Gentlemen:

While I have signed Bill No. 3269, Resolution relative to leasing property from Geo. V. Kimberlin on Kenwood avenue and Federal street, and Bill No. 3268, Resolution setting aside \$500 from Appropriation No. 42 for the purpose of improving property leased from Geo. V. Kimberlin, nevertheless I feel that in all such cases the amounts which the City is obligated should be specified in the body of the ordinance or resolution.

In the cases above referred to, for your information, I enclose a report giving the data which I think should have been contained in the resolution.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

DEPARTMENT OF ASSESSORS.

Pittsburgh, June 10, 1915.

Hon. Jos. G. Armstrong,

Mayor,

City of Pittsburgh.

Dear Sir:

Concerning enclosed resolution would say that the Kimberlin property contains 6.217 acres and is assessed at \$5,500.00 upon which the City taxes for 1915 are \$111.10. For four years the taxes would approximate \$440.00.

Yours respectfully,

BOARD OF ASSESSORS.

By Thomas J. Hawkins,

Chief Assessor.

Which were read, received and filed

Mr. English moved

That the Director of the Department of Public Works furnish a report to Council as to whether or not the City is using for playgrounds the whole of Mr. Kimberlin's property and the assessed valuation of it; or whether the City is only using a portion of the property for playgrounds and in that case to furnish the assessed valuation of the portion of the property used.

Which motion prevailed.

The Chair presented

No. 3432

CITY COUNCILS,

Philadelphia, Pa., June 12, 1915.

Mr. E. J. Martin,

City Clerk,

Pittsburgh, Pa.

Dear Sir:

In reply to your communication of June 9th, permit me to say that you will find by the enclosed copy of Itinerary of the "Liberty Bell" to San Francisco the special train runs through Pittsburgh at 3 A. M. Compliance with the request of the Council of Pittsburgh would disarrange the whole Itinerary, which at this late day is not possible.

Permit me to suggest that in all probability an arrangement could be made on the return of the "Bell" to comply with the request. I shall have the matter referred to the proper Committee for future action.

Very truly yours,

WM. H. FELTON,

Chief Clerk.

Copy of Itinerary attached.

Which was read, received and filed.

Also

No. 3433. Communication from the Oakland Board of Trade transmitting to Council copy of resolutions adopted by said Board in reference to enactment of ordinances relating to building construction, etc.

Which was read and referred to the Building Code Commission.

REPORTS OF COMMITTEES.

Mr. Gochring (for Mr. Garland) presented from the Committee on Finance, with an affirmative recommendation.

No. 3434. Report of the Committee on Finance for June 9th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3352. An Ordinance entitled, "An Ordinance amending a portion of Section 60 of an ordinance entitled, 'An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28, 1915."

Which was read.

Mr. Gochring moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem) Hetzel

English Kerr

Gochring Rauh

Herron Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3225. Resolution authorizing the issuing of a warrant in favor of E. M. O'Neil in the sum of \$137.64, refunding overpaid water rate on property at 1013 Fifth avenue, Third ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Gochring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem) English

English Kerr

Gochring Rauh

Herron Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3226. Resolution authorizing the issuing of a warrant in favor of Thomas Burns in the sum of \$132.09, refunding overpaid water rates on property in the Second ward, and charging to Appropriation No. 41.

Which was read.

Mr. Gochring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3345. Resolution authorizing the issuing of a warrant in favor of William Wuerthele in the sum of \$147.81, refunding overpaid water rate on property in the Fifteenth ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3303. Resolution authorizing the issuing of a warrant in favor of Lyda B. McCutcheon in the sum of \$....., in full settlement of all claims for damages arising out of injuries received by falling into a hole in the street at the corner of Negley and Stanton avenues, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, June 9th, 1915, amended by inserting "\$650.00" in blank space, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Goehring moved.

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3234. Resolution authorizing the execution and delivery of a deed to Hugh J. O'Donnell, for the sum of \$135.00, for Lot No. 302 in the Beechwood Boulevard Plan, situate on Flemington street.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3306. Resolution authorizing the execution and delivery of a quit claim deed to James O. Wood for Lot No. 81 on Frustum street, in Wood's Plan.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3307. Resolution authorizing the execution and delivery of a deed to Frank J. Daggett, guardian,

for property fronting 22.63 feet on Kirkpatrick street, Fifth ward, upon payment by him of the debt, interest and cost and any taxes that may be unpaid against said property.

Which was read.

Mr. Gochring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Gochring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3341. Resolution authorizing and directing the City Treasurer to issue a receipt to the Pittsburgh Railways Company for the payment in full of all obligations due the City of Pittsburgh by the Pittsburgh Railways Company, upon the payment of the additional sum of \$20,000, for street cleaning for the years 1913-1914, being the difference between the sum of \$150,000, heretofore paid by the Pittsburgh Railways Company on account of street cleaning for said years and the sum of \$130,000 the amount agreed upon as the total amount to be paid to the City of Pittsburgh for street cleaning in said years, and authorizing the City Treasurer to issue a receipt in full to the Pittsburgh Railways Company for the payment of street cleaning performed by the City of Pittsburgh during the year 1915, on account of the Pittsburgh Railways Company upon the payment of \$85,000, for the year 1915, payable in equal monthly installments.

Which was read.

Mr. Gochring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Gochring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3342. Resolution authorizing and directing the City Treasurer to issue a receipt in full to the Pennsylvania Light, Heat and Power Company, or the Duquesne Light Company, upon the payment of the sum of \$13,262.00, for the unpaid rental and tax upon poles for the years prior to December 31st, 1913, due and owing by the Pennsylvania Light, Heat and Power Company, and further to receive and issue receipts for the amounts due and payable to the City of Pittsburgh by virtue of the provisions of the ordinances heretofore enacted relating to the Pennsylvania Light, Heat and Power Company, the Allegheny County Light Company and the Duquesne Light Company.

Which was read.

Mr. Gochring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Gochring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3343. Resolution authorizing and directing the City Controller to set aside the sum of \$300.00 for the improvement of playground at Thirty-sixth street and Liberty avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Gochring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Gochring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also
Bill No. 3344. Resolution directing the City Controller to set aside the sum of \$60.00 in the Contingent Fund for the purpose of erecting a back-stop on piece of ground fronting on Bailey avenue leased from Frank B. Malloy.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3354. Resolution authorizing and directing the City Controller to transfer the sum of \$75.00 from Code Account No. 1564, Repairs, to Code Account No. 1565, Equipment, Bureau of City Property, for carpet for City Clerk's office.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3355. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200.00 from Code Account No. 1455-B, Materials, Bridge Repairs, Bureau of Engineering, to Code Account No. 1418-F, Equipment and Machinery, General Executive, Bureau of Engineering.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3336. Resolution appropriating the sum of \$5,000.00 from the Contingent Fund, Appropriation 42, for the maintenance of engine houses omitted in the budget on account of motorizing certain fire apparatus and equipment, and the sum of \$12,000.00, for the wages of at least twenty firemen for a period of six months for manning same.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

At this time Mr. English arose and read extended remarks, which he asked to have inserted in full in the minutes of today's proceedings of Council.

Mr. Goehring arose to a point of order and stated that at the meeting of Council, held May 11th, 1915, the Chair ruled as follows:

"Notwithstanding the fact that this matter has been passed upon by Council in a motion that remarks shall not be inserted in the minutes unless reduced to writing and so requested, I am of the opinion that it is not a proper matter to be controlled by a motion of Council; that it should be controlled by a rule of Council. The rule, as I understand it in parliamentary practice, is not to insert speeches or remarks as part of the minutes. While our rules of Council do not specifically refer to that matter, the rules of Council do generally refer to the fact that matters not specifically referred to by the rules shall be controlled by parliamentary practice. Therefore, I am ruling, notwithstanding the motion made about a year ago, that the matter can only be controlled by a rule of Council. Under the present status, unless my decision is appealed from, and in the future, it shall be the rule of Council that remarks shall not be part of the minutes."

In accordance with that ruling, and in my judgment the remarks as made by Mr. English should not become a part of the minutes of the proceedings of Council. There was no appeal from the ruling of the Chair on May 11th, and if there were objections to the ruling, then was the time to make them.

The **Chair** ruled that under the ruling of the **Chair** as made on May 11th, 1915, the point of order is well taken.

Mr. **English** arose and stated:

That if that is the ruling of the **Chair** today he would have to appeal from the decision; but that he would much prefer not to do so. In his judgment it would be practical if the remarks of members when reduced to writing should be inserted in the minutes of Council on motion and the subject left to a vote of Council.

Mr. **Herron** moved,

That the remarks of Mr. **English** be printed in full in the minutes.

Mr. **English** arose and withdrew his appeal from the decision of the **Chair**.

Mr. **Goehring** arose to a point of order, and stated: "That motions and resolutions at this time were out of order and that the **Chair** could not now entertain a motion of this character, and in order to entertain the motion it would require a suspension of the rule."

The **Chair** ruled the point of order well taken.

And there being nothing further before the Council, the **Chair** ordered that the Clerk proceed with the regular order of business.

And the resolution as read a second time was agreed to.

And the resolution was read a third time and agreed to.

And upon final passage the ayes and noes were taken and being taken, were:

Ayes—Messrs.

English	Hetzel
Goehring	Kerr
Herron	Rauh

Noes—Messrs.

Dillinger (Pres't Pro tem.) Woodburn

Ayes—6.

Noes—2.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3347. Resolution authorizing the issuing of a warrant in favor of the Fidelity Title and Trust Company, E. W. Bunton, et al., Trustees, for \$288.54, with interest from the date of the filing of the decree of the court directing the refund of excess taxes, and charging same to Appropriation No. 41.

Which was read.

Mr. **Goehring** moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

Mr. **Goehring** moved.

To amend the resolution by striking out the words "with interest from the date of the filing of the decree of the Court."

Which motion prevailed.

And the resolution, as amended, was agreed to on second reading, read a third time, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger, Pres. Pro Tem. Hetzel,	
English,	Kerr,
Goehring,	Rauh,
Herron,	Woodburn.

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. **Kerr** presented from the Committee on Public Works, with an affirmative recommendation,

No. 3435. Report of the Committee on Public Works for June 9th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3362. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the reconstruction of a retaining wall on Melwood avenue at a point about 650 feet east of Finland street, and providing for the payment of the costs thereof."

Which was read.

Mr. **Kerr** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.) Hetzel	
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3363. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a temporary wooden trestle over the ravine crossing Wheatland street, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3365. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the purchase of two (2) new automobile trucks for use at the Asphalt Plant, in the Bureau of Highways and Sewers."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3367. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Stoebner way, from Larimer street to Paulson avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to

allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3368. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Stoebner way, from Paulson avenue to Larimer street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3358. Resolution authorizing the issuing of a warrant in favor of the McElveen Furniture Company in the sum of \$347.00, for the purchase of furniture for the Stephen C. Foster Homestead, located at Thirty-sixth street and Penn avenue, Pittsburgh, Pa., same to be chargeable to and payable from Code Account F-1625, Bureau of City Property.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 3359. Resolution authorizing the issuing of a warrant in favor of James A. Matthews & Company in the sum of \$225.00, for the purchase of one bronze tablet erected on the Diamond Market Building. Same to be chargeable to and payable from Code Account No. F-1577, Bureau of City Property.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3360. Resolution authorizing the issuing of a warrant in favor of R. D. Thomas & Company for the sum of \$227.01, for extra work done on the contract for the reconstruction of a retaining wall on Brownsville avenue at a point 310 feet east of William street, and charging same to Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3361. Resolution authorizing the Director of the Department of Public Works to complete the remaining work on the contract for raising certain portions of Galveston and South avenue to provide access to the north end of North Side Point Bridge at a cost not to exceed \$5,000.00, by city force, and charging the cost of same to Appropriation No. 150, North Side Point Bridge.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	English
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3436. Report of the Committee on Public Service and Surveys for June 9th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3372. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance, locating Brightwood street, from Forbes street to Bryson street,' approved June 1st, 1886."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3373. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance locating Coanza street, from Belmont street to Beacon street,' approved June 1st, 1886."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3374. An Ordinance entitled, "An Ordinance repealing the portion of Ordinance No. 63, entitled, 'An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street,' approved the 11th day of March, 1915, which re-establishes the grade of Penn avenue, from the westerly line of Eleventh street to the westerly line of Seventh street."

Which was read.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed (Mr. Rauh not voting).

Mr. Goehring (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation,

No. 3437. Report of the Committee on Public Safety for June 9th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 3351. Resolution requesting the Mayor to notify the Director of the Department of Supplies that it was the intention of Council that a new automobile be purchased for the Bureau of Police, Department of Public Safety, carrying with it a full guarantee.

Which was read.

Mr. Goehring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger (Pres't Pro tem.)	Hetzel
English	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Herron moved,

That the remarks of Mr. English this day made on Bill No. 3336, Resolution appropriating the sum of \$5,000 from the Contingent Fund, Appropriation 42, for the maintenance of engine houses, discontinued in the 1915 budget, and the sum of \$12,000 for the wages of at least twenty firemen to man the said engine houses for a period of six months, be printed in full and made a part of today's meeting.

Mr. Goehring arose to a point of order and stated "That this motion is entirely out of order and not a proper motion to be acted on at this time in view of the rules of Council." However, he did not want to be technical; but stated that if the Council had rules of order they should be followed in all cases and that the ruling made on May 11th should govern the Council in this respect. He further stated that he did not have any objections to having the remarks made a part of the record of Council, if it is the wish of the members.

The Chair stated

That the point of order "appeared to be well taken" in accordance with the ruling of the Chair made at the meeting of Council, held May 11th of this year, and therefore decided the point of order "well taken."

Mr. Kerr arose and appealed from the decision of the Chair.

Mr. Goehring moved

To lay the appeal from the decision of the Chair on the table.

Which motion was not seconded.

President, Pro Tem. Dillinger called Mr. Woodburn to the Chair.

And Mr. Woodburn taking the Chair said:

The question before Council is, "Shall the decision of the Chair be sustained?"

All in favor of sustaining the decision of the Chair will vote Aye; those opposed, No, and directed the Clerk to call the roll:

Ayes—Messrs.

Goehring

Noes—Messrs.

Dillinger (Pres't Pro tem.) Kerr

English

Herron

Hetzel

Rauh

Woodburn

When the name of Mr. Dillinger (President, Pro. Tem.) was called, he arose and said:

"Gentlemen:

I was not here on May 11th, but from the remarks made by Mr. Goehring I believe he is quite right when he says that the members of Council should have contested his ruling at the time it was made. However, I want to say that I am opposed to that ruling, for the reason that all legislative bodies, as far as I know, allow the remarks of members to be inserted as part of the minutes. It does strike me that very often the remarks of members when inserted in the minutes are merely cumbering the record, but that is the privilege the members have. I will have to vote against the ruling for those reasons."

When the name of Mr. Goehring was called, he arose and said:

"Mr. President and Gentlemen:—I vote Yes with this explanation: That I am not opposed to placing remarks in the printed records of Council if it is the desire of the members that that should be done; but I want to say that this should be governed by a rule of Council. I therefore want to say further that the rules of Council should be changed or amended so as to conform to that wish, and not by a motion or by a ruling of any presiding officer."

When the name of Mr. Kerr was called, he arose and said:

"Mr. President and Gentlemen:—At the time this ruling was made I think that the members of Council did not recognize the purport of the ruling. I am quite sure that no one appreciated the vast scope which the ruling was intended to cover. I am quite sure that an appeal would have been taken at that time had the members of Council recognized the position in which they would be placed and in which we find ourselves today had we known the exact meaning of the ruling. The minutes of any legislative or deliberative body is the record of that body and incorporates all the transactions of the

body. The Congressional Record is the minutes of the proceedings of the Congress at Washington, and all the speeches made by the members of Congress are printed in the record. The same is true with every legislative body in the United States and, I believe, the English Parliament; and until parliamentary authority or procedure is furnished me, showing that my view on this matter is incorrect, I shall most certainly oppose any such ruling as was made on this subject. I therefore vote No."

When the name of Mr. Rauh was called, he arose and said:

"Mr. President and Gentlemen:—In voting No. I wish to state that in every parliamentary body that I attended, the members that wished to explain their vote on any matter had the privilege of doing so, and any member of this Council or any legislative body should have an opportunity of explaining his vote and have his remarks placed in the record."

Ayes—1.

Noes—8.

And the Chair (Mr. Woodburn) stated

That as there was not a majority of the votes of Council in the affirmative the decision of the Chair was not sustained.

At this time, President, Pro. Tem. Dillinger resumed the Chair.

And the question recurring, "Shall the remarks of Mr. English on Bill No. 3336 be printed in full and made a part of the record of today's meeting, as moved by Mr. Herron?"

The motion prevailed.

And Mr. English's remarks are as follows:

Mr. President and Gentlemen: The principle involved in this resolution is of such vital importance that I have prepared the following statement, which I desire to have recorded in the printed record of Council proceedings.

I do not think the Council has given this appropriation of \$17,000 the consideration it deserves; particularly, in this respect, we are asked to appropriate this money without any detail report in writing either from the Director of the Department of Public Safety or the Chief of the Bureau of Fire. In view of the fact that we have required the City Solicitor to furnish a written approval of Resolution, Bill No. 3369, for \$18,00, being a refund of taxes, it seems to me we should require the Chief of the Fire Bureau or the Director of the Department of Public Safety to give us some detail statement regarding the expenditure of the money which we are asked to appropriate in this resolution.

To my mind we are simply coming back to the proposition which was advanced during the budget hearings, namely, the closing of a certain number of fire engine houses. At that time I objected to the closing of any fire engine houses without a comprehensive study of distances, motorization and

the balancing of the advantages against disadvantages in closing certain engine houses. I warned the members of the Budget Committee that we would have delegations from boards of trade demanding that the engine houses be not closed; and in addition to that we would have pressure brought from the members of the Fire Department who desire to retain their position. In addition to that we have the responsibility of being a party to loading up the pension roll at the rate of \$600 a year for every man who is forced to go on the pension roll.

It now seems that the Mayor realizes the importance of this matter and that the Council is practically back to the budget hearing again. I do not know whether it is the intention of the Department of Public Safety to continue these engine houses in use after the expenditure of the money proposed in this resolution; I do not know whether they will call upon us to appropriate money in the next budget to continue these engine houses; I do not know whether it is the plan of the Department to abandon one or five or any number of engine houses; I do not know whether it is the plan of the Department to make an honest endeavor to try out the two-platoon system with as few men as is necessary, or whether they intend to stick to their original statement that it required 200 additional men to operate the two-platoon system. In fact, I do not possess the information which should be given voluntarily by the Department of Public Safety before we could intelligently determine what to do with this resolution. Perhaps some members of this Council have been given some advanced information by the Department and perhaps that is the reason for passing this resolution without a complete detail report in writing; but I, for one, am opposed to granting any appropriation unless the Council has all the information it desires.

However, the question is of such vital importance to certain districts in the City that I am willing to run the risk of making a mistake by voting for this appropriation and I do so with apprehension as to the outcome. I do not fear the criticism of any citizen or set of citizens in a matter in which I have complete information which would enable me to determine what the proper course should be, for I would then be in a position to view with satisfaction my course in opposing or favoring any ordinance in this Council. However, in view of the fact that the information on this subject has been denied me and this denial has practically been approved by the Council in committee meeting, although we still have three weeks before July 1st, which would give us ample time to have a conference with the officials concerned in this matter; yet, believing that the best interests of the taxpayers and property owners will be served if we continue in operation all of the engine houses and all of the men who are able to perform efficient service as firemen, I believe it is my duty

to vote to allow the appropriation, although, at the same time, I must record my disapproval of the manner and method in which they have gone about this matter.

I propose to vote for this resolution with the distinct understanding and warning that this item of \$17,000 will not be cast up in the next budget as an emergency or as a contingency. On the contrary, it is neither; for the matter was thoroughly discussed during the budget hearing, and I was one of the members who was outvoted by the determination to cut down the appropriation. Every member of Council knew that the salaries of 37 men for the last six months of this year were not provided in the appropriation ordinance of 1915.

It matters not to me whether any or all of the members of Council are consistent in their attitude, but for my part I have not changed from the position I maintained during the budget hearings. I sincerely hope that the Council will require the Department to disclose more of its plans before this money is expended. I for one am determined to insist that by July 15th the Director of each department shall place in the hands of Council a report of the receipts and expenditures for the first six months of the year 1915. You will recall that I asked for this information at the end of the first quarter, but owing to neglect on the part of some person it was not furnished and the Council was promised a report for the first and second quarters by the end of June. Believing that such a report will be of help in determining whether or not the money has been judiciously spent in all the departments of the City, particularly in the Department of Public Safety, I propose to vote for this resolution.

The Chair presented

No. 3438. Resolution providing that all public buildings of the City of Pittsburgh be suitably decorated during the week of the Grand Lodge Convention and the Tri-State Encampment of the Uniform Rank of the Order of Knights of Pythias, beginning August 16th, 1915, and requesting business men to suitably decorate their places of business during said week.

Which was read and referred to the Committee on Finance.

Also

No. 3439. Whereas, the colored race has been humiliated by the exhibition in various cities of this country of moving picture films which are not true to the life of these worthy citizens of this Republic; and

Whereas, No race of people in modern times has made greater advance in civilization and are more worthy of praise, rather than libel, for the upward climb they have made from their former position of servitude to that of first-class American citizens; therefore, be it

Resolved, That the Mayor be and he is hereby requested to direct the City

rector of the Department of Public Safety to inaugurate a rigid censorship of all films in which this race is depicted to prevent the exhibition of such reels as "The Birth of a Nation" or any similar moving picture which tends to bring disgrace, criticism or scorn on the colored people of our City.

Which was read.

Mr. Rauh moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 3440

MAYOR'S OFFICE.

Pittsburgh, Pa., June 15, 1915.

To the President and
Members of City Council,
City.

Gentlemen:

I am returning to you Bill No. 3318, being an ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, and west of Hooper Street, Washington place and Sixteenth Street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided, which I desire to have you reconsider and refer to Committee for the purpose of submitting an amendment to same.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Also

No. 3441. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, for the purpose of amendment, Bill No. 3318, An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, etc.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.
Which motion prevailed.
And the Mayor having returned to Council, without action thereon.

Bill No. 3318. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of

Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, and west of Hooper Street, Washington place and Sixteenth Street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

In Council, June 8th, 1915, Committee amendments agreed to, roll suspended, Bill read three times and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Also.

No. 3442

MAYOR'S OFFICE

Pittsburgh, June 15, 1915.

To the President and
Members of City Council,
City.

Gentlemen:

I am returning you Bill No. 3319, being an ordinance amending Sections 4 and 5 of an ordinance entitled, "An Ordinance regulating signs, sign-boards, awnings, marqueses and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance," approved by the Mayor July 3rd, 1913, which I desire to have you reconsider and refer to Committee for the purpose of submitting an amendment to same.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Also

No. 3443. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, for purpose of amendment, Bill No. 3319, An Ordinance amending Sections 4 and 5 of an ordinance entitled, "An Ordinance regulating signs, sign-boards, awnings, marqueses and porte

cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance," approved by the Mayor July 3rd, 1913.

Which was read.

Mr. Gochring moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned to Council, without action thereon.

Bill No. 3319. An Ordinance entitled, "An Ordinance amending sections 4 and 5 of an ordinance entitled, "An Ordinance regulating signs, signboards, awnings, marquees and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance."

In Council, June 8th, 1915, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also

No. 3444.

MAYOR'S OFFICE

Pittsburgh, Pa., June 15, 1915.

To the President and

Members of City Council,

City.

Gentlemen:

I am returning you Bill No. 3220, being an ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits

and tubes beneath certain streets of the City of Pittsburgh, which I desire to have you reconsider and refer to Committee for the purpose of submitting an amendment to same.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Also

No. 3445. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, for purpose of amendment, Bill No. 3220, An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned to Council, without action thereon.

Bill No. 3220. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph-Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

In Council, June 8th, 1915, Committee amendments agreed to, Rules suspended, bill read three times and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Kerr presented

No. 3446. An Ordinance changing the name of Argentine Place, between Dawson street and property line, Fourth ward, to "Oakland Square."

Which was read and referred to the Special Committee on Street re-naming, consisting of Messrs. Woodburn, English and Hetzel.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, June 22, 1915,

No. 30

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., June 22nd, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
Garland	
Goehring (Pres't)	Pauh
Herron	Woodburn

Absent—Messrs English and Kerr.

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. Garland to the Chair.

And thereupon Mr. Garland took the Chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Goehring presented.

No. 3347. Communication from Samuel W. Black Company stating that Appolonia G. Gebhard offers the City \$150.00 cash for Lot No. 245 in the G. S. Martin's plan, fronting on Maplewood avenue, Thirteenth ward.

Which was read and referred to the Committee on Finance.

Also

No. 3448. Communication from the Lawrenceville Business Men's Association asking for hearing before Council relative to better lighting on Butler street.

Also

No. 3449. Petition of citizens of Bigelow street asking that the steps

leading from Sylvan avenue, at the junction of Greenfield avenue, to Bigelow street, be replaced.

Which were read and referred to the Committee on Public Works.

Also

No. 3450. Communication from the Oakland Board of Trade extending to the members of Council an invitation to join with them in their Annual Outing in Schenley park on Friday, June 25th, 1915.

Also

No. 3451. Communication from the West Liberty Board of Trade extending to the members of Council an invitation to be present at their Second Annual Picnic to be held at Holmes Park, near West Liberty School, on Saturday, June 26th, 1915.

Also

No. 3452. Communication from Carrick Park Commissioners extending an invitation to the members of Council to attend the opening and dedication of Carrick Park, the playgrounds and swimming pool on Friday, June 25, 1915.

Which were severally read, received and filed.

Mr. Herron presented

No. 3453. Resolution authorizing and directing the City Controller to transfer the following sums, amounting in the aggregate to \$7,000, from the respective appropriations set forth, to Appropriation No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, item "Surfacing Roadway in Riverview Park."

\$1,047.54 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, item "Butler street and Baker Street Improvements."

\$2,452.46 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, item "General Fund."

\$3,500.00 from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, item "General Fund."

Which was read and referred to the Committee on Finance.

Also

No. 3454. An Ordinance widening Fifth avenue, in the Fourth ward of the City of Pittsburgh, from a point 29.27 feet east of Bellefield avenue to a point 166.87 feet east of Bellefield avenue, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 3455. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for surfacing roadway in Riverview Park, and providing for the payment of the costs thereof.

Also

No. 3456. An Ordinance authorizing the acceptance of a nine inch (9 inch) T. C. Pipe Sewer constructed on Elba street, from a point one hundred and seventy-three (173) feet east of Junilla street to the existing sewer on Elba street.

Also

No. 3457. An Ordinance authorizing the setting aside of a certain contract awarded by the Mayor and the Director of the Department of Public Works to R. D. Thomas & Company for the construction of a certain sewer on Bayard and Neville streets, Pittsburgh, and authorizing the readvertising of the same.

Also

No. 3458. Resolution authorizing the issuing of a warrant in favor of Arthur Cyrus in the sum of \$32.50, in full for services rendered as custodian at the Brushston Swimming Pool, and charging the same to Code Account 1787, Salaries, Regular Employees, Bureau of Recreation, Department of Public Works.

Also

No. 3459. Resolution authorizing the issuing of a warrant in favor of Edward S. Todd, in the sum of \$15.70, in full for services rendered as Swimming Pool Helper at the Brushston Swimming Pool, and charging the same to Code Account 1787, Salaries Regular Employees, Bureau of Recreation, Department of Public Works.

Also

No. 3460. Resolution authorizing the issuing of a warrant in favor of F. F. Schellenberg & Company for the sum of \$455.82, for extra work done on the contract for constructing ornamental stone work and brick sidewalks on the Hights Run Bridge on line of Butler street, and charging the same to Appropriation No. 110, Hights Run Bridge Bonds.

Also

No. 3461. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh Construction Company for the sum of \$23.47, for extra work done on the contract for raising the southerly end of the north

span of the North Side Point Bridge; and authorizing the setting aside of \$23.47, from Appropriation No. 150, North Side Point Bridge, for the payment of said warrant.

Which were severally read and referred to the Committee on Public Works.

Mr. Hetzel presented

No. 3462. Communication from J. C. Unverzagt asking refund of water rent overcharged on his premises at 919 Jancey street.

Which was read and referred to the Committee on Finance.

Also

No. 3463. An Ordinance repealing Ordinance No. 160, Series 1915, entitled "An Ordinance providing for the making of a contract or contracts for the laying of water lines on Duquesne way between Barbeau street and Garrison way, and on Eighth street from Duquesne way to Penn avenue," approved June 11th, 1915.

Which was read and referred to the Committee on Filtration and Water.

Mr. Raub presented

No. 3464. Petition of the Pittsburgh Retail Hardware Dealers Association asking for hearing before Council relative to ordinance requiring permits for the storage of turpentine and other explosive fluids and to the storage and sale of ammunition.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 3465. An Ordinance changing the name of Brashear street, between Hastings street and Jackson's property line, Fourteenth ward, to "Junia Place."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs. Woodburn, English and Hetzel.

Also

No. 3466. An Ordinance fixing the width and position of the sidewalks and roadway on Wylie avenue, between Tunnel street and Elm street.

Also

No. 3467. An Ordinance granting unto Mr. F. F. Nicola, his successor and assign, the right to lay, maintain and use a certain concrete tunnel under and across Exchange way, at a point 70 feet 9 inches east of Bells way, subject to the terms and conditions of this ordinance.

Also

No. 3468. An Ordinance granting permission to Henry Kreiling to erect a platform along the southern side of Water street, adjoining the siding at the foot of Liberty avenue, on Water street.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3469. Petition of Miss Ida M. Owens asking to be reimbursed in

the sum of \$2,500 for repairing property at 15 Chauncey street, damaged by slip of a great mass of debris from a public dump on said street.

Also

No. 3470. Resolution authorizing the issuing of a warrant in favor of Miss Ida M. Owens in the sum of \$2,500, in full for damages to building owned by her on Chauncey street caused by sliding of City dump on said street, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3471. Resolution authorizing the issuing of a warrant in favor of Mrs. Rachel Darnell for \$25.75, refunding amount paid by her as fine and for transcript for release of Charles Darnell who was arrested and lodged in No. 4 Police Station, charged with drunkenness, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3472. Resolution authorizing the issuing of a warrant in favor of J. C. Unverzagt in the sum of \$4.05, refunding overpaid water rent on property at 919 Jancey street, and charging the same to Appropriation No. 41.

Also

No. 3473. Resolution authorizing the issuing of a warrant in favor of the German Beneficial Union in the sum of \$138.66, refunding overpaid water rent on property at 1505-7 Carson street, and charging the same to Appropriation No. 41.

Also

No. 3474. Resolution authorizing the issuing of a warrant in favor of Carmine Pagone in the sum of \$75.00 in full settlement of all claims for damages resulting from injuries to horse received by falling through the planks of the floor of the Point Bridge, on April 16th, 1915, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3475. Resolution authorizing the issuing of a warrant in favor of Miss Ethel Sneathen in the sum of \$75.00, in full settlement of all claims for injuries received by stepping into a hole in the street at the corner of Stanton and Negley avenues, on February 8th, 1915, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3476. Resolution authorizing the issuing of a warrant in favor of Thomas F. Ashford in the sum of \$363.75, refunding rent paid for property leased from the City on the wharf, to which he was not given possession, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3477. Resolution empowering the Board of Water Assessors to issue an exoneration for water rates in favor of the Colored Women's Re-

lief Association, located at 6716 Simon-ton street, Fourteenth ward, for the years 1912-1913, amounting in the aggregate to \$97.00, and for so doing this shall be full and sufficient authority.

Also

No. 3478. Resolution authorizing and directing the Board of Water Assessors to issue an exoneration for \$150.00 in favor of the Manchester Savings Bank and Trust Company for the year 1912, for water rent assessed against property occupied by the Allegheny Carpet Cleaning Company in the Twenty-fifth ward.

Also

No. 3479. Resolution authorizing the execution and delivery of a deed to Joseph Ruffo for a lot of ground situate in the Twelfth ward, fronting 25 feet on the south side of Broadhead street, on payment by him to the City of the debt, interest and cost and any taxes that may be unpaid against said property.

Also

No. 3480. Resolution authorizing and directing the City Controller to transfer the sum of \$5,000 from Code Account No. 1075, Miscellaneous Service, to Code Account No. 1076, Witness Fees, Department of Law.

Which were severally read and referred to the Committee on Finance.

Also

No. 3481.

DEPARTMENT OF LAW.

Pittsburgh, June 21st, 1915.

To the Council,

Municipal Building,

Pittsburgh, Pa.

Gentlemen:

It seems advisable in view of the time and effort spent by the Law Department in securing legislation at Harrisburg during the last session of the legislature to report to Council the matters which were considered for legislation, and briefly the history of this legislation.

A number of bills were prepared dealing with the question of the revenues of the City, all of which failed of final passage.

These bills included a bill to make a uniform tax on both buildings and land, which was vetoed by the Governor.

A bill to permit a tax on poles, wires and tracts.

A bill to permit cities of the second class to make a switch license charge.

A bill to permit cities of the second class to charge an annual license tax on automobiles.

A bill to permit charges on public bridges sufficient to pay the cost of maintenance, and to provide a sinking fund.

All of these bills failed of passage either in the House or the Senate.

Two bills were prepared for the purpose of conferring additional powers

upon cities of the second class relating to street railways, either surface, elevated or subway. Both of these bills were vetoed by the Governor.

The veto of these two bills, particularly the bill providing for the construction of underground tubes and subways to be used either for street passenger railway companies or for pipe gallery purposes operates to delay the consideration of these matters for another two years. In view of the time which must necessarily elapse between the study of such matters and the actual construction work it seems especially unfortunate that the City should be deprived of the power which it so manifestly needs in dealing with the transportation problem and the improvement of its streets. More especially because no reasonable objections can be found to such legislation, and it certainly cannot be considered as harmful.

The following legislation has been finally approved, viz.:

An act amending the previous act relating to a joint-county and city building, which now makes it possible to proceed with the joint city and county building.

An act changing the tax year so that taxes hereafter will be collected in January, February and March of each year, with the right to pay either in one installment or in four quarterly installments, and providing for a different time for the passage of the annual appropriation ordinance and tax levying ordinance, and providing certain other changes in regard to the preparation of the annual budget.

An act has also been approved giving cities the power to construct tracks on their highways and lease the same to public service corporations.

An act has also been passed providing for the registration of deeds in cities of the second class, and providing for the payment of registration fees for the same.

An act has been passed amending the general lien act of 1901 for the purpose of simplifying the practice of the city in securing the payment of its taxes and municipal claims and simplifying the process of acquiring property for the non-payment of the same.

An act has also been approved to enable the city to perfect its title to real estate acquired at a sale for unpaid taxes or municipal claims.

An act has been approved carrying into operation the constitutional amendment of 1913, whereby cities may eliminate certain indebtedness, such as water bonds from their constitutional debt.

An act has also been approved amending an act passed earlier in the session, which required cities to secure a list of liens, mortgages and judgments against property affected by street improvements. The amendment makes this requirement no longer necessary, and saves to the city many thousands of dollars annually by the elimination of this requirement.

An act prepared by the Civic Club

and supported by the Law Department, has been approved giving the cities of the second class complete power over the matter of fire prevention and regulation, and dealing with explosives and inflammable materials.

In conjunction with the county an amendment was prepared to the county road act so that a county is now enabled to improve roads connecting with highways within the limits of a city, borough or township.

From the foregoing it will appear that while several of the most important acts prepared by the Law Department have either been lost in the Senate or the House or vetoed by the Governor, that a very considerable number of other acts, which in many instances are of great importance to the city, have been finally passed.

Yours truly,

CHAS. K. ROBINSON

First Asst. City Solicitor.

Which was read, received and filed, and a copy furnished each member.

REPORTS OF COMMITTEES.

Mr. Goehring (for Mr. Garland) presented from the Committee on Finance, with an affirmative recommendation.

No. 3482. Report of the Committee on Finance for June 16th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3393. An Ordinance entitled, "An Ordinance authorizing the Mayor to lease for the City of Pittsburgh from the Fidelis Realty Company the premises at Nos. 618, 620 and 622 Wylie avenue, for the purpose of a city garage."

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass, finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
Garland (Pres't Pro tem.)	Rath
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3394. Resolution authorizing and directing the City Treasurer to signify the willingness of the City to accept the plan as proposed in the communication of May 24, 1915, from the Depositors and Stockholders Committee of the German National Bank for settlement of account with City, and authorizing and directing the proper officers of the City to enter into the proposed depositors' agreement dated May 24th, 1915.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3395. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00, from Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to Appropriation No. 1044, Supplies, Bureau of Horses, for the purpose of furnishing printing and stationery necessary for installing reporting and recording system and for such other necessary supplies as the Bureau may need.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3400. Resolution authorizing and directing the City Solicitor to draw a deed reconveying to William Duncan property in Tenth ward, being lot No. 37 in plan laid

out by R. B. Ivory fronting on Stanton avenue, on payment of taxes, and charging costs to the City of Pittsburgh.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3401. Resolution authorizing and empowering the City Solicitor to satisfy the lien filed at No. 19 January Term, 1913, against lots Nos. 269 and 270 in the Keystone Plan of Lots, Twentieth ward, belonging to the Christian Church of Sheraden, and charging the costs to the City.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3405. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Appropriation No. 1233, Supplies, Bureau of Child Welfare, to Code Account 1218, Supplies, Division of Bacteriology, Department of Public Health.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzl
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3417. Resolution authorizing and directing the City Controller to transfer the sum of \$325.00 from Code Account 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering, and credit the same as an additional sum for the payment of the cost of reflooring the Second Avenue Bridge over Nine Mile Run.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzl
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3407. Resolution authorizing, empowering and directing the City Controller to set aside the sum of \$1,500.00, or so much thereof as may be necessary, from Appropriation 42-10, for grading and otherwise improving the property leased by the City of Pittsburgh from A. V. Hurd and the Trafford Real Estate Company on the easterly side of Lang avenue in the Thirteenth ward of the City of Pittsburgh, for playground purposes.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

The Chair presented

No. 3483.

DEPARTMENT OF LAW.

Pittsburgh, June 19th, 1915.

Hon. Robert Garland,
Council Chamber, City Hall,
Pittsburgh, Pa.

My dear Sir:

In the matter of Hurd and Trafford Land Company's properties in Homewood to be leased by the City for playground purposes, I beg to say that I have talked with Rev. McCullough and Mr. Jack Hurd, who represents his father, A. V. Hurd, in the transaction, and they confirm the following arrangements with reference to leasing the properties:

The lease with Hurd is to provide for a three year term with a ninety day clause to vacate in case of sale. If the City is compelled to vacate pursuant to the ninety day clause, Mr. Hurd will reimburse the City for its improvements to the extent of \$300.00; the City shall have the right upon vacating the premises to remove any improvements placed upon said premises by it. The consideration for the lease shall be the exoneration by the City of City and school taxes for the term the City occupies the premises under the lease. The Trafford Land Company's lease shall provide for a term of three years with a ninety day clause similar to the Hurd lease. The consideration for the lease shall be the exoneration by the City of the City and school taxes for the term the City occupies the premises, and the City upon vacating the premises shall have the privilege of removing any improvements made by it upon the premises.

If this ordinance shall finally pass Council on next Tuesday, I have arranged with the parties to have the leases executed Wednesday or Thursday of next week.

Yours very truly,

HERMAN F. RUOFF,

Asst. City Solicitor.

Which was read, received and filed.

And the resolution as read a second time was agreed to, read a third time, and upon final passage, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzl
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3408. Resolution authorizing, empowering and directing the Mayor and the Director of the Department of Public Works to lease from Trafford Real Estate Company a certain lot or piece of ground situate in the Thirteenth ward, City of Pitts-

burgh, having a frontage of 160 feet, more or less, on the easterly side of Lang avenue; the consideration being the exoneration by the City of City taxes for the period the City occupied said premises.

Which was read.

Mr. Goehring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3409. Resolution, authorizing, empowering and directing the Director of the Department of Public Works to lease from A. V. Hurd a certain lot or piece of ground situate in the Thirteenth ward of the City of Pittsburgh, Allegheny County, Pa., having a frontage of 200 feet on the easterly side of Lang avenue, for a period of three years beginning A. D. 1915; the consideration being the exoneration of City taxes for the period of time which the City occupies said premises.

In Finance Committee, June 16th, 1915, read and amended by inserting the words "July 1st," in blank space, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Goehring moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Goehring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3399. Resolution ratifying and approving the sale of \$240,000.00 Penn. Avenue Improvement Bonds, 1915, to Gordon & Company, and guaranteeing to said purchaser that in case the decision of the Supreme Court is against the validity of the ordinance providing for the issuing of said bonds, that it will within a reasonable time thereafter provide for the purchase of said bonds by the City of Pittsburgh at par and accrued interest.

Which was read.

Mr. Goehring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Goehring
Herron	Woodburn

(Mr. Rauh not voting.)

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Herron (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation.

No. 2484. Report of the Committee on Public Works for June 16th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 3419. Resolution authorizing the issuing of a warrant in favor of McAleenan Bros. Co. for the sum of \$57.67, for extra work done on the contract for placing protection to the floor system of the Ellsworth avenue bridge over the P. R. R., and charging same to Code Account No. 1458-E. Repair Schedule, Division of Bridges, Bureau of Engineering.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with a negative recommendation,

No. 3485. Report of the Committee on Public Service and Surveys for June 16th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.
Also

Bill No. 3374. An Ordinance entitled, "An Ordinance repealing the portion of Ordinance No. 62, entitled, 'An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street,' approved the eleventh day of March, 1915, which re-establishes the grade of Penn avenue, from the westerly line of Eleventh street to the westerly line of Seventh street."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed (Mr. Rauh not voting).

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 3486. Report of the Committee on Filtration and Water for June 16th, 1915, transmitting several papers to Council.

Which was read, received and filed.
Also

Bill No. 3412. Resolution authorizing the issuing of a warrant in favor of William J. Davies, Service Inspector, Bureau of Water, for \$12.03, in payment of salary for 4 3-8 days' lost time, and charging the same to Appropriation No. 1661, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3413. An Ordinance entitled, "An Ordinance providing for

the letting of a contract or contracts for the erection and completion of two gate houses and appurtenances at the North Side Reservoir."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3415. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the construction of concrete sidewalks and combination curb and gutter at the North Side Reservoir."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3487. Report of the Committee on Public Safety for June 16,

1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3426. Resolution authorizing the issuing of a warrant in favor of Lawrence Broderick, Hoseman, Bureau of Fire, for \$43.33, for 13 days' lost time by reason of an attack of La Grippe alleged to have been contracted on April 18th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3427. Resolution authorizing the issuing of a warrant in favor of James Masterson, Hoseman, Bureau of Fire, for \$11.53, for 4 days' lost time by reason of an attack of Tonsillitis and La Grippe alleged to have been contracted in the service on April 22nd, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3428. Resolution authorizing the issuing of a warrant in

favor of Cornelius P. Halpin, Hoseman, Bureau of Fire, for \$24.51, for 8 days' lost time by reason of an attack of La Grippe alleged to have been contracted in the service on May 2nd, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3350. Resolution requesting the Mayor to direct the Director of the Department of Public Safety to make a requisition upon the Director of the Department of Supplies for a runabout to be used by the Chief of the Bureau of Fire; said runabout to be painted red and lettered similar to the other fire apparatus, and to be equipped with Babcock extinguishers.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Herron (for Mr. English) presented from the Committee on Health and Sanitation, with an affirmative recommendation.

No. 3488. Report of the Committee on Health and Sanitation for June 16th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3340. An Ordinance entitled, "An Ordinance requiring residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh to separate and provide separate vessels or containers for garbage, and rubbish, to facilitate and expedite the removal thereof, and providing penalties for failing to do so."

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Woodburn moved

To amend the bill in Section 2, lines 3 and 4, by striking out the words "\$2.00 nor more than \$10.00" and by inserting in lieu thereof the words "\$1.00 nor more than \$5.00," and by striking out the words "\$10.00 nor more than \$25.00," and by inserting in lieu thereof the words "\$5.00 nor more than \$15.00."

Which motion prevailed.

And the bill as read a second time, and amended, was agreed to.

And the bill was laid over for re-printing.

MOTIONS AND RESOLUTIONS.

Mr. Goehring moved.

That the resolutions providing for leasing of properties from Traf-

ford Real Estate Company and A. V. Hurd for playground purposes in the Homewood District (Bill Nos. 3408 and 3409) be sent to Mr. G. W. Gerwig, Secretary, Board of Public Education.

Which motion prevailed.

Mr. Dillinger moved

That Council take a recess from July 15th, 1915, to September 7th, 1915.

Upon which motion, the Chair ordered a call of the ayes and noes, and the ayes and noes being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland (Pres't Pro tem.)	Rauh
Goehring	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Herron presented.

No. 3489. Resolution requesting the Director of the Department of Public Safety to place a cornerman at the corner of Bennett street and Homewood avenue, and to warn drivers against unnecessary sounding of horns.

Which was read and referred to the Committee on Public Safety.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, June 29, 1915,

No. 31

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pitts., Pa., Tuesday, June 29th, 1915.

Council met.

Present Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. English to the Chair.

And thereupon Mr. English took the Chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 3490. Whereas, the various departments of the City are authorized from time to time to make purchases of automobiles; and

Whereas, it frequently happens that it is possible to secure a second-hand automobile which will serve the purpose of the Department with the same degree of satisfaction as a new automobile, and the same can be purchased at a material reduction in price over the cost of a new automobile; Now, therefore, be it

Resolved, That whenever any department of the City of Pittsburgh has been heretofore or hereafter authorized to purchase an automobile, and in the opinion of the Director of the De-

partment of Supplies and the Mayor a second-hand automobile would serve the same purposes and prove as satisfactory as a new machine, and in the opinion of the Director of the Department of Supplies and the Mayor, a second-hand machine could be purchased at a price which would be materially lower than the price at which a new machine could be purchased, then the Director of the Department of Supplies and the Mayor are hereby authorized to advertise for bids on both new and second-hand machines, either or both.

The Director of the proper Department shall prepare the necessary specifications for the letting of said contract. In case the bids call for a second-hand automobile, the specifications shall provide that the Department shall have the right to use and operate the machine for a period of ten days before actually awarding the contract.

Also

No. 3491. An Ordinance providing for the appointment of an Inspector of Secret Service Operatives in the Bureau of Police, Department of Public Safety, and fixing the salary therefor.

Which were read and referred to the Committee on Finance.

Mr. Goehring presented.

No. 3492. Remonstrance of property owners against the opening of Comet way, from Ivy street eastward.

Also

No. 3493. Petition of residents and property owners for the paving or repairing of Rialto street, North Side.

Which were read and referred to the Committee on Public Works.

Also

No. 3494. Petition of residents living near corner of Homer and Waltz streets, Twenty-fourth ward, requesting the Director of the Department of Public Safety to abate nuisance caused by boys congregating at said corner.

Also

No. 3495. Communication from Motion Picture Exhibitors association of Pennsylvania asking to be consulted on all questions relating to mov-

ing picture exhibitions that come before Council.

Which were read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 3496. Resolution authorizing the execution and delivery of a deed to Joseph F. Young for two lots situate in the old Fifteenth ward, of the City of Allegheny, on the north side of Rural avenue, upon payment by him of the sum of \$250.00.

Also

No. 3497. Resolution authorizing the execution and delivery of a deed to Hallahan and Ahearn for Lot No. 11 in the Willis A. Boothe Plan of Lots, situate in the Thirteenth ward, upon payment by them of the amount of the tax due on lien filed at D. T. D. No. 187 March Term, 1908, without cost of the sheriff's sale.

Also

No. 3498. Resolution exonerating S. J. McGuinness from the payment of sewer assessment on property situate on Danby street, Twentieth ward, on condition that he execute an agreement with the City of Pittsburgh whereby the City will be given free use of this property as a passage way for the convenience of the citizens of the City of Pittsburgh between Danby street and Corliss street until the grading, paving and curbing of said Danby street is done; and further authorizing the Director of the Department of Public Works to execute said agreement.

Also

No. 3499. Resolution authorizing the City Solicitor to satisfy lien filed against the property of May Barry at 200 Charm avenue on payment of taxes for the year 1909, amounting to \$8.28, and charging the cost to the City of Pittsburgh.

Also

No. 3500. Resolution authorizing the issuing of a warrant in favor of J. W. Kraus, attorney for Harry Reinhard and John Stanelli, respectively, in the sum of \$100.00, in full for any and all damages arising out of or sustained by them, respectively, for the taking, injuring and destroying the leased premises now in their possession as tenants under a lease with Joseph J. Bandi, owner, said lease expiring May 1st, 1916, by reason of the location and construction of the West Liberty avenue storm sewer upon, over, along and through these premises, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3501. Resolution authorizing the issuing of a warrant in favor of W. J. Marshall in the sum of \$2,064.00, in full settlement of claims by reason of the City cutting off the egress and ingress to his property on Rudd street, Twentieth ward, in the construction of the Corliss street improvement and approaches, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3502. Resolution authorizing the issuing of a warrant in favor of Mrs. Clara Nicholson in the sum of \$400.00, in full settlement of all claims for damages by reason of injuries received by falling on icy boardwalk on Furley street, on March 23, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3503. Resolution authorizing the issuing of a warrant in favor of John Carlisle in the sum of \$39.05, refunding taxes for the year 1915, paid on property taken by the City in the improvement of Hamilton avenue, and charging the same to Appropriation No. 41.

Also

No. 3504. Resolution authorizing the issuing of a warrant in favor of Clairville R. Jenny, stenographer in the General Office of the Department of Public Works, for \$62.50, and one in favor of Claude E. Urban, stenographer in the Mayor's Office, for \$50.00, for services rendered in their respective positions, and charging the same to Appropriations Nos. 1410 and 1010.

Also

No. 3505. An Ordinance amending Section 4, Mayor's Office, and Section 52, Department of Public Works, of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law on January 28th, 1915.

Also

No. 3506. An Ordinance authorizing the proper officers of the City to enter into a contract with the Pittsburgh Railways Company for the adjustment of the car license tax for the years 1915, 1916 and 1917 at the sum of \$20,000.00 per year, payable quarterly.

Also

No. 3507. Petition of the Peoples National Bank of Pittsburgh in the matter of the claim of William H. Sims, architect, for payment of services rendered in connection with the preparation of plans for the new North Side Point Bridge.

Which were severally read and referred to the Committee on Finance.

Also

No. 3508. An Ordinance authorizing, empowering and directing the Mayor and the Director of the Department of Public Works of the City of Pittsburgh, in the name and under the corporate seal of the City, to enter into an agreement with H. B. Heaslet of the City of Pittsburgh, for the furnishing of automobile service for the accommodation of the public in River-view Park.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Kerr presented

No. 3509. Resolution authorizing the issuing of a warrant in favor of J. F. Wynn in the sum of \$150.00, in full settlement of all claims for damages for injuries received while riding motor cycle which ran into a ditch in pavement of Grant Boulevard and charging the same to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Also

No. 3510. Resolution authorizing the issuing of a warrant in favor of the Thomas Cronin Company for the sum of \$125.00, for extra work done on contract for repaving Walter street from Warrington avenue to Lillian street, and charging the same to Appropriation No. 1485-E, "Repaving Schedule," Division of Streets, Bureau of Engineering.

Also

No. 3511. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a public sewer on Poplar way and Hickory way, from a point 60 ft. west of Washington street to Bedford avenue, and providing for the payment of the costs thereof.

Also

No. 3512. An Ordinance providing for the repaving of Tenth street, from Liberty avenue to Penn avenue; Hazelwood avenue, from Beechwood boulevard to Greenfield avenue, and Greenfield avenue, from Hazelwood avenue to Loretto street, and providing for the payment of the costs thereof.

Also

No. 3513. An Ordinance accepting the dedication of certain property, in the Fourth ward of the City of Pittsburgh, for public use for highway purposes and opening the same as a portion of Forbes street.

Also

No. 3514. An Ordinance opening Brady street, in the Sixteenth ward of the City of Pittsburgh, from Carson street East to Wharton street, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 3515. Petition of farmers and citizens of the South Side and vicinity for the replacing of rain sheds with stationary stands at the South Side Market House.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 3516. Communication from H. E. Sprecker complaining of the condition of Buena Vista street, between Jackson street and Perrysville avenue, North Side.

Which was read and referred to the Committee on Public Works.

Also

No. 3517. An Ordinance establishing the grade on Tonopah avenue, from Realty avenue to Westinghouse way.

Which was read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3518. Resolution authorizing and directing the City Solicitor to satisfy the lien filed against property of John G. Fouse at No. 24 January Term, 1915, for assessment for grading, paving and curbing of Langtry street, upon the payment by him of the sum of \$80.00, being one-half of the assessment, together with all costs.

Also

No. 3519. Communication from W. J. Succop Company asking to be reimbursed in the sum of \$47.49 for extra work performed in locating sewer connection to property owned by Marcus Mazer on Forward avenue.

Which were read and referred to the Committee on Finance.

UNFINISHED BUSINESS.

Bill No. 3340. An Ordinance entitled, "An Ordinance requiring residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings, within the City of Pittsburgh, to separate and provide separate vessels or containers for garbage and rubbish, to facilitate and expedite the removal thereof, and providing penalties for failing to do so.

In Council, June 22nd, 1915, read a first time, rule suspended, bill read a second time and amended as shown in red, and as amended agreed to on second readings, and laid over for re-printing.

Which was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English (Prés't Pro tem.)	Hetzel
Garland	Rauh
Goehring	Woodburn

Noes—Mr. Kerr.

Noes—

Ayes—8.

And a majority of the votes of council in the affirmative, the bill passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3520. Report of the Committee on Finance for June 23rd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3176. An Ordinance entitled, "An Ordinance providing for the reconstruction and remodeling of the portion of the Herron Avenue (formerly Forfar street) Bridge and piers affected by the abolition of the grade crossing over tracks of Baltimore & Ohio Railroad Company at Liberty avenue and Thirty-third street, and setting aside the sum of \$42,000.00 from the proceeds arising from the sale of 'Grade Crossing Bonds 1912', for the payment of the costs thereof."

In Finance Committee, June 23rd, 1915, amended in Section 2 as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee, and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3319. An Ordinance entitled, "An Ordinance amending Sections 4 and 5 of an ordinance entitled, 'An Ordinance regulating signs, signboards, awnings, marquees and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing a penalty for the violation of the provisions of this

ordinance, approved by the Mayor July 3rd, 1913."

In Finance Committee, June 23rd, 1915, amended as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3272. Resolution authorizing the issuing of a warrant in favor of Cora M. Sherrer, in the sum of \$31.20, refunding 1915 taxes paid by her on property taken by condemnation proceedings in the opening of Hamilton avenue, and charging the same to Code Account 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3273. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh & Western Railroad Company in the sum of \$287.65 refunding overpaid water rent on property in the Twenty-second ward, and charging the same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3274. Resolution authorizing the issuing of a warrant in favor of Fannie Barker in the sum of \$187.96, refunding overpaid water rent on property in the First ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3471. Resolution authorizing the issuing of a warrant in favor of Mrs. Rachel Darnell for \$25.75, refunding amount paid by her as fine and for transcript in securing the release of Charles Darnell, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3473. Resolution authorizing the issuing of a warrant in favor of the German Beneficial Union in the sum of \$138.66, refunding overpaid water rent at 1505-07 Carson street, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3476. Resolution authorizing the issuing of a warrant in favor of Thomas G. Ashford in the sum of \$363.75, refunding rent on certain wharf property leased from the City of Pittsburgh, which property he did not obtain possession of, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger
English (Pres't Pro tem.)
Garland
Goehring
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3186. Resolution authorizing the issuing of a warrant in favor of Maud P. Stange in the sum of \$100.00, in full settlement of all claims for damages arising out of accident by falling into a ditch on Half way street between Augusta street and Sweetbriar street and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, June 23rd, 1915, amended by striking out "\$100.00" and by inserting in lieu thereof "\$50.00" and as amended returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger
English (Pres't Pro tem.)
Garland
Goehring
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3227. Resolution authorizing the issuing of a warrant in favor of Henry Bosau, father of Gale Bosau, in the sum of \$800.00, in full settlement of all claims for damages on account of injuries received by said Gale Bosau on defective steps leading from Shaler street to Carson street, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, June 23rd, 1915, amended by striking out "\$800.00" and inserting in lieu thereof "\$500.00" and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger
English (Pres't Pro tem.)
Garland
Goehring
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3229. Resolution authorizing the issuing of a warrant in favor of J. E. Gochnour in the sum of \$175.00, in full settlement of all claims for damages by falling on defective steps on South Thirtieth street, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, June 23rd, 1915, amended by striking out, "\$175.00" and by inserting in lieu thereof "\$150.00", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger
English (Pres't Pro tem.)
Garland
Goehring
Herron

Hetzel
Kerr
Rauh
Woodburn

Ayes—9.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 3356. Resolution authorizing and directing the City Controller to transfer the sum of \$1,193.52 from item "General Fund," Appropriation No. 154, Hospital Bond Fund, and credit the same as an additional sum for the purpose of paying the final estimate for the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, same appropriation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3418. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. E. M. Williams conveying the interest of the City of Pittsburgh in lots Nos. 248 and 249, Wm. Flinn Plan of Lots, situated in Alger street and Winterburn avenue, Fifteenth ward, Pittsburgh, for the sum of \$1,425.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3453. Resolution authorizing and directing the City Controller to transfer \$1,047.54 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineer-

ing, item, Butler street and Baker street Improvement, \$2,452.46 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, item, General Fund, and \$3,500.00 from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, item, General Fund, to Appropriation No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, item, Surfacing Roadway in Riverview Park.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3473. Resolution authorizing and directing the Board of Water Assessors to issue an exoneration for \$150.00 in favor of the Manchester Savings Bank and Trust Company for water rent for the year 1912 on premises in the Twenty-fifth ward.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3480. Resolution authorizing and directing the City Controller to transfer the sum of \$5,000.00 from Code Account No. 1075, Miscellaneous Service, to Code Account No. 1076, Witness Fees, Department of Law.

Which was read.

Mr. Garland moved

A suspension of the rules to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the resolution was read a second time.

Mr. Herron arose and said:

Mr. President and Gentlemen: On the resolution just read, I wish to state, as briefly as possible, my reasons for voting against this transfer. When the appropriation for expert witnesses was before the Budget Committee in January the City Solicitor stated that he would endeavor to get along with \$10,000; that he would refrain from using expert witnesses before the Board of Viewers, and in that way he felt certain that the amount of \$10,000 would be sufficient. Just a short time later one of the Assistant City Solicitors (Mr. Irons) appeared before the Finance Committee and stated that he had just taken time to come before the committee to impress upon the members the urgency of the transfer of \$10,000 additional, stating that it was absolutely necessary that this amount be appropriated, as the Second Avenue Improvement cases had almost depleted the amount appropriated in the budget.

"I want to state, Mr. President, that at that time I had my doubts as to the advisability of transferring any further additional amounts to the Law Department for expert witnesses. However, the transfer was made and we are confronted with the spectacle of having at this time for this particular transfer, another Assistant City Solicitor (Mr. Robinson) appear before us and he stated that because of the drain of the Second Avenue Improvement cases the Department would have to have \$5,000 additional for the payment of services rendered by expert witnesses. I endeavored to have this Assistant City Solicitor state whether or not that sum would be sufficient; but one of the members of Council impressed him very much with the fact that he need not answer, and he did not answer. Therefore, I have no way of knowing whether this sum will be sufficient or not; the only thing I know is that the Department had been extravagant with the amount entrusted in its care.

"Figures that are available in the Controllers Office will show you that one certain individual last year received for expert services the sum of \$3,385; while so far this year he has received \$3,766.70—another expert last year received \$3,615 while so far this year he has received \$3,666.70; and still another one last year received \$1,080, while so far this year has received \$611.68, and still another one who did not appear on the roll last appears this year and so far has received \$1,725.03.

"I want to call your attention also to the fact that the City of Pittsburgh employs in its several departments a great number of physicians, some of whom are considered experts in their line; and whenever it becomes necessary for the Law Department to call

in medical witnesses they find it imperative to go outside the regular corps of City physicians and employ so-called medical experts. One physician last year received \$1,275 for services rendered as medical expert witness, and so far this year has received \$600; another physician last year received \$627.50, and so far this year has received \$425.

"I could go on enumerating cases, which to my mind, show a reckless expenditure of the City's funds, but I will not take up your time.

"We were promised, or at least I so understood it, that the Law Department would show Council, if we would allow the original \$10,000 fund for expert witnesses, where the City had profited by it. But I am not convinced that the merits of the case rest upon the evidence of professional witnesses. Neither do I care to take away credit that is due the Law Department for winning cases and put it to the credit of the expert witnesses.

"I am not satisfied that the Law Department is paying sufficient attention to the requests of Council. Only a few months ago a resolution was unanimously adopted by this Council requesting the Law Department to make no further settlements in property damage cases without the consent of Council, and I have been informed that this agreement has not been lived up to.

"I also want to call your attention to the fact that only a short time ago when a request for transfer of money was asked by one of our departmental directors, a member of Council said, 'What is this thing coming to? Are we again making the budget?' And I say again, with double emphasis, that that same question might well be asked here.

"For the reasons stated above, Mr. President, I am compelled to vote No, satisfied that the best interests of the City will be served by a curtailment of this particular fund. The expenditures for 1914 by the Law Department for expert witnesses amounted to \$13,485.16, and at the present rate this sum will be exceeded this year, notwithstanding the fact that the Council by every means within its power is trying to impress upon all departments the matter of retrenchment."

Mr. Raub arose and said:

"Mr. President and Gentlemen: When the matter of making an appropriation to the Law Department for witness fees was up for consideration by the Budget Committee, I voted to refuse this appropriation.

"I, as well as the other members of the Council who voted against this appropriation, was at that time warned by the President of Council that we were making a serious mistake. He further advised us that it was necessary to employ experts if the City desired to win its cases. At that time I thought we could use our City Property Assessors, and also the City Physicians to aid the City in presenting its side of the case in any law suit in which it may be involved. How-

ever, after the City Solicitor showed us that by using City employees they would prejudice the case in the minds of the Jury, and after listening to the charge of a learned Judge some time ago, I was convinced that my vote against this proposition was wrong, and when I feel that I voted wrongly on any measure in this Council I am always willing to abide by what I think is right and change my position accordingly.

"I want to say, therefore, Mr. President, that it is absolutely necessary that the City appropriate a certain amount of money for the employment of expert witnesses, in view of the fact that the Law Department a short time ago showed us how the City had been saved the amount of about \$240,000 lately by employing expert witnesses in its defense. The point I want to make is this, that if we as Councilmen can save \$240,000 (or whatever the amount is) it is our duty as representatives of the City to set aside a proper amount for the purpose of retaining expert witnesses. I have spoken to well-known lawyers on this matter and they agree with the President of Council, who is an able attorney, that it is necessary for the City to employ expert witnesses in property damages cases if it desires to win. We all saw our mistake when the City Property Assessors were called as witnesses in a late law suit and the judge ruled that they could not be witnesses for the City. Therefore, let us reverse the position, and suppose one of the members of this Council was on the Jury and suppose a case came up against the City and you saw City employees come there and testify in its behalf, how would our minds act? We would say, 'all these fellows stick together.' These are the reasons why I change my vote, and I think it is necessary, just, right and equitable that the City should make an appropriation for expert witnesses."

Mr. English, (President, Pro Tem.) said:

"Gentlemen:—To my mind we should not pass this resolution today or any other day until we receive more information. I am perfectly willing to furnish the Law Department with money that is necessary to properly conduct that department, but in this there are two important reasons why this resolution should not pass, but on the contrary should be held up for further information.

"The first and principal reason is that the Law Department has not presented to the Council sufficient information to justify this expenditure. It seems to me they should give us an itemized statement showing the particular case, the name of the expert, and the amount paid such expert, and the result of the verdict or the final conclusion of the case, so that we could determine whether or not the money has been or will be properly spent. If any fees are excessive we could then cut them down to the proper amount; but to simply vote a blanket sum of money, whether it is

\$5.00 or \$5,000, without sufficient information is a matter which cannot have my consent.

"The second reason is that contained in the second clause of this bill. In this clause is contained a statement that there was an item in the appropriation ordinance called 'Miscellaneous Services,' and that it now appears that \$5,000 of this Miscellaneous Services fund will not be needed this year. If this is true, then the Law Department deliberately set up a blind pool or pocket, amounting to \$5,000, in the budget appropriation ordinance for just such a purpose as now confronts them, namely, to fill out an appropriation which was not deemed necessary when the budget was made. In other words, we are submitting to blind pools in the budget, and this a very important item.

"For these reasons I am compelled to vote No on this bill."

Mr. Kerr arose and said:

"Mr. President and Gentlemen:—I think it is a deplorable condition if the statement made by the former speaker is true, to the effect that the City must employ expert witnesses to counteract the testimony of those of the opposing side, or the case will fall for want of sustaining evidence. I submit, Mr. President, that it is most unfortunate to the City if the fortunes of men and justice in our courts turn on testimony that can be bought by the highest bidder. Testimony of that kind to the average person is absolutely without weight and I, as a layman, cannot see why the courts of our county give expert evidence so much consideration.

"A few days ago an expert testified in a famous case which is going on at the present time to determine the sanity of a man. This expert testified unqualifiedly that this man was sane. This same expert conducts a private sanitarium for the treatment of insane people. He discharged from his sanitarium as cured a man who had been an inmate in his institution for a year or more, and within 24 hours after the man left the institution he killed a woman. Yet the sanity of the man on trial today will be determined by evidence given by such men as this.

"The same condition prevails in this City with reference to our real estate damage cases. The expert evidence submitted by the Law Department is as valueless as the evidence given by this famous expert on insanity. But as our legal colleague advises that it is necessary to produce such evidence in court, I presume there is nothing for us to do but to furnish sufficient money to continue this deplorable practice."

And the resolution as read a second time was agreed to, read a third time, and upon final passage the Ayes and Noes were taken, and being taken were:

Ayes—Messrs.
Dillinger,
Garland,
Kerr,
Rauh.

Goehring,
Helzel.

Woodburn,

Noes—Messrs.

English (Pres't Pro Tem.) Herron.

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2987. Resolution authorizing the issuing of a warrant in favor of George J. Fink in the sum of \$300.00, in full settlement of all claims for damages caused by falling on steps leading from Winhurst street, Twenty-seventh ward, to Jacks Run road, and charging the same to Code Account No. 42, Contingent Fund.

That further action on the resolution be indefinitely postponed.

Which was read.

Mr. Garland moved

Which motion prevailed.

Dr. J. F. Edwards, Director of the Department of Public Health, at this time appeared and asked Council to meet at Wood and Water streets, Wednesday morning, June 30th, 1915, at 9:30 o'clock, for the purpose of taking part in the Baby Week Parade.

The Chair (at the request of the Mayor) presented

No. 3521.

MAYOR'S OFFICE,

Pittsburgh, Pa.

June 29th, 1915.

To the Council of Pittsburgh,

City Hall, Pittsburgh.

Gentlemen:

I herewith transmit to you certain recommendations respecting the matters which are now pending between the City of Pittsburgh and the Pittsburgh Railways Company.

You will recall the City has heretofore made certain demands upon the Pittsburgh Railways Company for improvement in the service and the Pittsburgh Railways Company has requested the granting of certain additional privileges and franchises in the City of Pittsburgh for the purpose of improving the service and that thereafter various conferences have been held between your Body and the representatives of the Pittsburgh Railways Company and certain matters have been tentatively agreed upon.

The recommendations which are transmitted herewith have been prepared after consultation with the Law Department and the Department of Public Works and represent the recommendations of the said Departments.

I have considered the matters referred to in the recommendations under three general headings, namely:

First: The granting of the various franchises and privileges requested:

Second: The consideration of the terms of an ordinance under which any of these rights might be granted;

Third: The consideration of the preparation of a new general ordinance to take the place of the general ordinance of 1890.

It may be recalled that the general ordinance of 1890 was passed at a time when the present system of transportation was practically new and untried and that the experience of the last twenty-five years has demonstrated the necessity of a more direct and closer control of certain matters in the hands of the City, and it therefore seems advisable, at this time, to consider the matter of a new general ordinance which must be accepted by all the companies hereafter acquiring any rights or privileges from the City of Pittsburgh.

I would suggest that this matter be taken up at once by your Body, looking toward a possible and prompt solution of the matters referred to in the recommendations and to this end that such conferences as may be found necessary be held between myself and your Body and representatives of the Pittsburgh Railways Company.

Respectfully,

JOS. A. ARMSTRONG,

Mayor.

RECOMMENDATIONS RESPECTING CERTAIN SUGGESTIONS MADE BY THE PRESIDENT OF THE PITTSBURGH RAILWAYS COMPANY FOR ADDITIONAL PRIVILEGES AND FRANCHISES.

In these recommendations I have considered only the question of the advisability of granting the requests, leaving to other recommendations the question of the terms and conditions under which such a request might be granted.

The recommendations are taken up in the order appearing in the letter of the President of the Pittsburgh Railways Company to the Mayor of the City of Pittsburgh, dated September 28th, 1914.

No. 1. Heretofore authorized;

No. 2. Heretofore authorized;

No. 3. Recommended;

No. 4. Recommended;

No. 5. Recommended;

No. 6. Recommended;

No. 7. Recommended;

No. 8. Recommended;

No. 9. Recommended; subject to

the condition that the Pittsburgh Railways Company pay the property damages and expenses necessarily involved in the making of the said curves.

No. 10. Recommended.

No. 11. It is suggested that this matter be held over for further consideration;

No. 12. It is recommended that this matter be held over for further consideration and until the Railways Company will arrange to use their private right of way between Craig street and Neville street, being an extension of Ellsworth avenue and adjoining Duquesne Garden.

No. 13 and No. 14. Recommended to be held over for further consideration and until one-way traffic has been tried out on Liberty and Penn avenue and the success or failure of the arrangement determined on these streets.

No. 15. Recommended.

No. 16. This matter has already been carried out and completed.

No. 17. Recommended.

No. 18. Recommended.

No. 19. Recommended.

No. 20. Recommended.

No. 21 and 22. It is recommended that this matter be held over for further consideration.

No. 23. Recommended.

No. 24. It is recommended that this matter be held over for further consideration.

No. 25. Recommended that this matter be held over for further consideration.

No. All of the matters heretofore recommended are recommended subject to the terms and conditions hereinafter suggested.

In addition to the matters which are specifically contained in the draft of the proposed form of ordinance for No. 23 your attention is called to the following matters which should be considered by your Body in the grant of the foregoing privileges and franchises, namely:

First: The requirement of a service standard.

Second: The requirement of a definite program for the future maintenance and rehabilitation.

Third: The question of a rerouting plan for the cars in the downtown district of the City of Pittsburgh and the preparation of such a plan by the Railways Company showing the use to be made of the various switches and track herein recommended.

Fourth: The consideration of the matter of requiring the Railways Company to abandon the use of all single truck closed cars within a period of five years, eliminating 20 per cent thereof each year.

Fifth: Consideration of a plan by which the tracks may be removed from the streets where no actual service is furnished, but the tracks are held merely for franchise purposes. Under the existing legislation, agreements may be entered into for a period of years which will preserve the rights of the Company and will enable the street to be properly paved and maintained.

The other matters recommended for your consideration are included in a draft of a proposed ordinance which may be used as a general type of ordinance for all of the foregoing, and the new general ordinance must be accepted by all of the companies securing any future grants or franchises.

PROPOSED FORM OF ORDINANCE
TO BE GRANTED TO THE VARIOUS
STREET RAILWAY COMPANIES IN

THE FUTURE, THE GRANT AT NO.
23 BEING TAKEN AS A MODEL FOR
THE OTHER FRANCHISES.

An Ordinance No. _____ granting unto the _____ Railways Company, its successors, lessees and assigns the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh for a term of ten years, subject to the terms and conditions herein provided.

Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the _____ Railways Company, its successors, lessees and assigns shall have the right and is hereby authorized to enter upon, use and occupy for the purpose of its street railway, the streets and highways included in the following route, to-wit:

_____ and to construct, maintain, operate and use railway tracks on the routes hereinbefore mentioned and to operate its cars thereon and to use electricity as a motive power and to erect, maintain and use in the streets and highways before mentioned, such posts, poles and other supports as said company may deem convenient for the support and maintenance of its overhead system and for the operation of its railway, subject, however, to the provisions of an ordinance approved, _____, 1915, entitled, "A General Ordinance relating to the entry upon, over or under, for the use or occupation of any street, lane, or alley, or any part thereof for any purpose by passenger or street railway companies, or by companies operating passenger or street railways, providing reasonable regulations pertaining thereto for the public convenience and safety, and providing a penalty for the violation of the provisions thereof."

Section 2. The rights herein granted shall continue in force subject to the terms and provisions hereof for a period of ten years from and after the date of the acceptance of this ordinance; provided, however, that the City may at any time terminate the rights herein conferred by the passage of another ordinance, giving the said company six months' notice of its intention to terminate the rights herein conferred, upon reimbursing to the Company the actual cost of the construction work in pursuance of this ordinance, less ten per cent thereof for each year that has elapsed since the date of the acceptance of this ordinance to the time fixed for the termination of said rights.

Section 3. This ordinance is granted for the purpose of accomplishing certain improvements in the service of the street railway companies in the City of Pittsburgh and for the special purpose of permitting the operation of a downtown loop, or loops which will enable passengers coming from any part of the City of Pittsburgh to the downtown section of the City to reach

any of the depots of the City within a reasonable time without the payment of additional fares. The said loop, or loops to have universal transfers with any lines crossed by the said loop, or loops and to extend as far as the corner of Ohio and Federal streets on the North Side, the corner of New Grant and Liberty street in the City proper and the Lake Erie station on the South Side, and said cars are to be operated at intervals not exceeding five minutes.

In case at any time hereafter, said service shall not be furnished, the City reserves the right upon the enactment of another ordinance, to terminate all the rights and privileges conferred by virtue of the provisions of this ordinance and in such event, no compensation or reimbursement whatever shall be made by the City to the Railways Company.

Section 4. This ordinance shall not become operative unless

and the Pittsburgh Railways Company shall within thirty days after the passage and approval hereof, file their respective acceptances in writing with the City Controller, of this ordinance, and the ordinance approved 1915, referred to in section one hereof, which acceptances shall stipulate that these ordinances are accepted subject to all the terms, conditions and agreements provided therein.

Section 5. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26th, 1913.

A GENERAL ORDINANCE

Relating to the entry upon, over or under, or the use or occupation, of any street, lane or alley, or any part thereof, or by companies operating passenger or street railways, and providing reasonable regulations pertaining thereto for the public convenience and safety, and providing a penalty for the violation of the provisions thereof.

Section 1. All passenger or street railway companies and all companies operating passenger railways or street railways, shall be subject to the following regulations:

Every such company, before constructing or reconstructing a passenger or street railway, or any extension, branch or alteration thereof, shall file with the Department of Public Works a plan showing the exact location of its proposed tracks, sidings, turnouts and switches, the pattern of its rails, and the kind and character of foundation or road-beds proposed to be laid. It shall also file a plan of any other underground or overhead construction that may be necessary, or appurtenances thereto, showing the exact location and kind of poles and posts along the line of the curb, or approximate thereto, and the exact

character and design. The company shall, in all instances, show the depth of the foundation for its tracks and the character of its construction and the same shall be done in all cases, at least, of as good a character and similar depth to the foundation under the balance or shoulder of the street. All work and all plans to show the same shall be subject to the approval of the Director of the Department of Public Works and no work shall be commenced by the railway company until such approval shall have been given to every detail of construction, which shall include the depth and character of the foundation and paving the type of rails to be used, the location and character of the poles, wires and other appurtenances.

The Company shall lay and maintain its tracks, so that the rails shall conform to the level of the street to meet the contour of the same, and in case any change is made in the grade of the street or in the curve or contour thereof, so that the rails are not on a level with the grade of the street, the street railway company shall immediately change its tracks to conform to the new lines of the street.

Every such company shall lay and construct a pavement upon the space within its tracks and one foot outside thereof, of such character of foundations and paving material and of such specifications as may be approved by the Director of the Department of Public Works, and shall, at all times, keep the same clean and maintain such pavement in good order, condition and repair, so long as its tracks shall be used.

In case any company shall fail to clean its tracks or pavement, or keep the same in reasonable and proper repair the City may clean or repair the same as may be required and charge therefor the actual cost of labor and materials and 15 per cent additional for administration and plant charges and an additional 10 per cent of such cost and such companies by the acceptance of this ordinance hereby agree to pay the said sums within ten days after receipt of the statements therefor from the City of Pittsburgh, in any case in which the said company fails to keep the said streets clean or in proper repair, or both; Provided, however, that in lieu of the obligation heretofore provided for the keeping of the aforesaid portion of said streets clean, that the City of Pittsburgh will perform the said obligation for all the said railways companies within the City of Pittsburgh, upon the payment at the rate of \$500 per year per mile of single track and at the rate of \$750 a year per mile of double track, said payments to be made in equal monthly installments.

When the tracks of any street or passenger railway cross at grade the tracks of a railroad operated by steam, before the car of any such railway company shall be allowed to cross the tracks of any such railroad, it shall be brought to full stop, and it shall be the duty of the conductor, or person in charge of said car, to go forward

and ascertain that such car can be passed over such crossing in safety, before such car shall be allowed to proceed.

Each of said companies shall yield the right of way to the fire department when going to fires, and to the police and patrol wagons when answering calls, and if then signaled by any person in charge of any fire apparatus or police patrol wagon, shall bring its car to a full stop until after such fire apparatus or police patrol wagon shall have passed such car.

Section 2. Every such company shall furnish clean, sanitary and well lighted car, properly heated and ventilated. All such cars shall be kept well cleaned, and shall be thoroughly disinfected, at least once a week, and adequate heating arrangements shall be provided, so that the cars may be heated to a temperature of 60 degrees, during the coldest days in winter.

Every car operated during the period of the year from the first of October to the first of May shall contain an accurate thermometer, which shall be hung in a conspicuous place. The Director of the Department of Public Health shall have charge of enforcing the provisions of this section. The cleaning required by this section shall be thorough, so as to remove dust and dirt from behind gratings or ventilators, or other places where the same might accumulate. Said companies shall at all times give the Director of the Departments of the City, or the employees of said Departments, access to the places where their cars are cleaned.

Every such company shall provide sufficient cars to furnish reasonable service at all times. The Director of the Department of Public Safety shall have charge of all traffic rules and regulations respecting the use and occupation of the highways of the City of Pittsburgh and shall, from time to time, prescribe such reasonable rules and regulations as may be necessary for the full and complete use and enjoyment of the highways of the City of Pittsburgh by the foot passenger and vehicular traffic and by said railways and particularly the control and regulation of the temporary use of the streets by the said company or companies for storage or lay-overs, or for any other purpose.

Section 3. All rails shall be bonded, or other adequate provisions made, so that there will be no loss of electricity underground and no opportunity for electricity to pass from the lines of the company to the various pipe lines of the City, or other corporations.

Section 4. None of such companies shall have the right to enter upon, over or under, use or occupy any of the streets, lanes, alleys, or highways, or parts thereof, within this city, until after such company shall have procured the consent of Council of this City, by an ordinance, other than this one, duly passed and approved, granting such rights unto such company, and unless such company shall file with the Controller of the City within thirty days after the passage or ap-

proval of such ordinance, its certificate of acceptance of all the conditions and provisions of this ordinance, the said certificate to be executed under the corporate seal of such company, duly attested by the President and Secretary thereof.

Section 5. Each and every person or corporation violating any of the provisions of this ordinance shall pay a fine of not less than ten dollars, nor more than one hundred dollars for each and every violation of this ordinance.

Section 6. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as, to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26th, 1913.

Section 7. That any ordinance, or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Which was read, and on motion of Mr. Goehring, received and filed, and a copy ordered sent to each member of Council.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 3522. Report of the Committee on Public Works for June 23rd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3278. An Ordinance, entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts jointly with the County Commissioners for the erection of a joint city and county building, and providing for the payment of the City's share of the cost thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3403. An Ordinance entitled, "An Ordinance authorizing and directing the Clerk of the Diamond Market to allot and rent stands in new market building, and providing for allotment and rental of stands to old stand holders and preference to existing tenants."

In Public Works Committee June 23rd, 1915, read and amended in Section 1 by striking out the words "Clerk of the Diamond Market," and by inserting in lieu thereof the words "Director of the Department of Public Works"; by striking out the words "said clerk" and by inserting in lieu thereof the words "said Director," and in the title by striking out the words "Clerk of the Diamond Market" and by inserting in lieu thereof the words "Director of the Department of Public Works," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Kerr moved.

That the amendments of the Public Works Committee be agreed to. Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Goehring moved.

To amend the bill, after the words "empowered and directed to allot and rent" by inserting the words "at such rates as may be fixed by Council."

Mr. Dillinger moved

That the motion be laid on the table.

Upon which motion, Mr. Dillinger demanded a call of the ayes and noes and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Woodburn
Goehring	

Noes—Messrs.

English (Pres't Pro tem.)	Rauh
Herron	

Ayes—5.

Noes—3.

And a majority of the votes being in the affirmative, the motion prevailed.

Mr. Woodburn moved

To amend the bill by striking out the words "and rent" in two places in Section 1; by striking out the words "or renting" in Section 2, and in the title by striking out the words "and rent" and the words "and rental."

Which motion prevailed.

And the bill, as read a second time and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3455. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for Surfacing Roadway in Riverview Park, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3456. An Ordinance entitled, "An Ordinance authorizing the acceptance of a nine (9") inch T. C. Pipe Sewer constructed on Elba street, from a point one hundred and seventy-three (173) feet east of Junilla street to the existing sewer on Elba street."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3457. An Ordinance entitled, "An Ordinance authorizing the setting aside of a certain contract awarded by the Mayor and Director of the Department of Public Works to H. D. Thomas & Company for the construction of a certain sewer on Bayard and Neville streets, Pittsburgh, and authorizing the readvertising of the same."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3458. Resolution authorizing the issuing of a warrant in favor of Arthur Cyrus in the amount of \$32.50, in full for services rendered as custodian at Brushton Swimming Pool, and charging amount to Code Account 1787, Salaries, Regular Employees, Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3459. Resolution authorizing the issuing of a warrant in favor of Edward S. Todd in the amount of \$15.70, payment in full for services rendered as swimming pool helper at Brushton Swimming Pool, and charging amount to Code Account 1787, Salaries, Regular Employees, Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3460. Resolution authorizing the issuing of a warrant in favor of F. F. Schellenberg & Company for the sum of \$455.82, for extra work done on the contract for constructing ornamental stone work and brick sidewalks on the Hights Run Bridge on line of Butler street, and charging same to Appropriation No. 110, Hights Run Bridge Bonds.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and

third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
English (Pres't Pro tem.) Kerr
Garland Rauh
Goehring Woodburn
Herron

Ayes—9.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3461. Resolution authorizing the issuing of a warrant in favor of the Pittsburgh Construction Company for the sum of \$23.47, for extra work done on the contract for raising the southerly end of the north span of the North Side Point Bridge, said amount being payable from Appropriation No. 150, North Side Point Bridge.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
English (Pres't Pro tem.) Kerr
Garland Rauh
Goehring Woodburn
Herron

Ayes—9.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3214. An Ordinance entitled, "An Ordinance authorizing and directing the conveyance to the County of Allegheny of City Hall Property at the corner of Smithfield and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm Property in O'Hara Township, in exchange for the conveyance to the City by the County of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange."

In Public Works Committee June 23rd, 1915, read and amended as shown in Red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Kerr moved.

That the amendments of the Public Works Committee be agreed to.
Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.
Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English (President Pro tem.) said:

"Gentlemen:—I think this is a very unbusinesslike procedure. You will recall that during the budget hearing I protested against any appropriation for rent for the City Hall Property and now we find that instead of having to pay rent as was figured during the budget hearings for the last three months of the year 1915, you will have to provide for the additional month of September. This means that it will be necessary to tap the Contingent Fund or some other appropriation for this additional \$5,000 rent for September. This ordinance does not provide for any rent to be paid by the City for the use of Warner Poor Farm property until such time as the City moves out of the Warner Station property to Marshalsea, and thus giving possession to the County. How do we know but what the County will demand rent immediately after the closing of this proposition. Assuming that we could not get into the new Joint City Hall and Court House Building for one year (which is an exceedingly short time) we will then have to pay rent for the Old City Hall property for one year at the rate of \$5,000 per month or \$60,000. The interest on the \$386,000 we will receive from the County on this deal at the extremely high rate of 5 per cent. interest, amounts to little less than \$20,000 per year. You will thus see that the City will be paying at the rate of \$40,000 per year for the privilege of making this real estate transfer to the County at this time.

"It is my opinion that this is a very unbusinesslike procedure for both the City and County officials concerned in this matter. It has been said that the City pays practically 70 per cent. of the taxes into the County Treasury. This being the case, the City is already under great expense as it will practically be paying for 70 per cent. of this new building, and it is not fair to rob the taxpayers of the City through the matter of keeping books in the County.

"It seems to me a financial transaction of the size and character of this one should be approached in a spirit of fairness by both the City and County officials. I cannot see any reason for not having a distinct understanding that the City would not receive any interest on the \$386,000, and the County should not receive any rent from the City for the use of the present City Hall building. In other words, neither the City nor the County should lose any money in erecting this joint building as it is not fair to the taxpayers. Consequently, I am compelled to vote against this bill."

And the bill, as read a second time, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn

Noes—Mr. English (Pres't Pro tem.)

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3523. Report of the Committee on Public Service and Surveys for June 23rd, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3446. An Ordinance entitled, "An Ordinance changing the name of Argentine place, between Dawson street and property line, Fourth ward, to 'Oakland Square.'"

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3465. An Ordinance entitled, "An Ordinance changing the name of Brashear street, between Hastings street and Jackson's property line, Fourteenth ward, to 'Junata place.'"

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Herron	Woodburn

(Mr. Goehring not voting.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation,

No. 3524. Report of the Committee on Filtration and Water for June 23rd, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3414. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the raising and remodeling of two dwellings on the North Side Reservoir property."

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3463. An Ordinance entitled, "An Ordinance repealing Ordinance No. 160, Series 1915, entitled, 'An Ordinance providing for the making of a contract or contracts for the laying of water lines of Duquesne way, between Barbeau street and Garrison way, and on Eighth street, from Duquesne way to Penn avenue, approved June 11th, 1915.'"

Which was read, and on motion of Mr. Hetzel, laid over for the present.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3525. Report of the Committee on Public Safety for June 23rd, 1915, transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 3429. Resolution authorizing the issuing of a warrant in favor of Isaiah Waite, Assistant Superintendent of Machinery, Bureau of Fire, for \$195.00, for 30 days' sickness alleged to have been contracted in March, 1915, when he contracted a cold and it developed into pneumonia, and charging the same to Code Account No. 1162, Item 'L', Lost Time, Bureau of Fire.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3430. An Ordinance entitled, "An Ordinance, a supplement to an ordinance entitled, 'An Ordinance regulating, in the interests of public safety, health and convenience, the movement of pedestrian, animal and vehicular traffic of every kind in streets, parks, squares and public places and providing a penalty for the violation thereof,' approved June 3rd, A. D. 1910, and recorded in Ordinance Book 21, page 546."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English (Pres't Pro tem.)	Kerr
Goehring	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation.

Bill No. 3371. An Ordinance entitled, "An Ordinance authorizing and directing licensing of chauffeurs and automobile owners engaged in the business of hiring automobiles or taxicabs in transporting people from one place to another, the form and manner of the license and fixing the fee thereof, and the rates and charges to be made, and imposing a penalty for abuse thereof."

Which was read.

Mr. Dillinger moved

That further action on the bill be indefinitely postponed.

Which motion prevailed. (Mr. Herron voting No).

MOTIONS AND RESOLUTIONS.

Mr. Woodburn presented

No. 3526

Whereas, In the transition from horse-drawn to self-propelled vehicles, the City has been deprived of a reasonable and just revenue; and

Whereas, This change has necessitated a different character of street construction at a greatly increased cost as well as maintenance; and

Whereas, Because of the increased speed of traffic movement (from 6 or 7 miles an hour to 15 or 20 miles an hour) the City has been compelled, for the protection of life, limb and property, to more than double the cost of traffic regulation and control; and

Whereas, Automobiles and motor-driven trucks of greater weight and capacity have taken the places of coaches, cabs, carriages, wagons and other vehicles for hire in the transportation of persons and property; therefore, be it

Resolved, That a committee of three be appointed to study this subject for revenue purposes to the extent of levying and collecting license taxes or fees, as well as to establish stands, and to fix the rates and prices for the trans-

portation of persons and property from one part of the City to another.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said committee, Messrs. Woodburn, Dillinger and Herron.

Mr. Dillinger presented

No. 3527. Resolution instructing the officials in charge of the Naturalization Day Celebration, July 5th, in Schenley Park, to issue a permit to the members of the Equal Franchise Federation to erect and maintain a rest pavilion for use of women and children, July 5th, in Schenley Park, and permitting said Federation to display in the pavilion the Women's Liberty Bell, a replica of Old Liberty Bell.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Kerr called up,

Bill No. 3374. An Ordinance entitled, "An Ordinance repealing the portion of Ordinance No. 62, entitled, 'An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street,' approved the eleventh day of March, 1915, which re-establishes the grade of Penn avenue, from the westerly line of Eleventh street to the westerly line of Seventh street.

In Council, June 22nd, 1915, bill read and further action indefinitely postponed.

Which was read.

Mr. Kerr moved.

To reconsider the vote by which further action on the bill was indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the bill be indefinitely postponed?"

The motion did not prevail.

Mr. Kerr moved.

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Mr. Kerr presented

No. 3528. Whereas, There is a certain piece of property located in the Fourth ward, owned by Mr. Frank McCann, which is available for playground purposes; and

Whereas, The young people of that neighborhood are most anxious to have it put in such condition as to allow them to play ball, etc., upon it; therefore, be it

Resolved, That the Director of the Department of Public Works furnish Council, at its next meeting, an estimated cost of the amount necessary to level up this property so as to make it available.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

The Chair presented.

No. 3529. Whereas, The Pittsburgh Railways Company has promised to grant street car transfers on July 5th, which will be celebrated on July 5th, this year; and

Whereas, There will be a lot of confusion owing to this being a new thing in the City and the public not being fully acquainted with the matter; and

Whereas, It is desirable that the large number of people be accommodated as promptly as possible; and

Whereas, The City should co-operate with the Pittsburgh Railways Company in this matter; therefore, be it

Resolved, That His Honor, The Mayor, be and he is hereby requested to have the Director of the Department of Public Safety detail one or more competent officers at each important transfer point to assist in the orderly handling of the traffic on July 5th.

Which was read.

Mr. Hetzel moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 3530. Resolution authorizing and directing the City Controller to transfer the sum of \$400.00 from Code Account 1070, Salaries, Diamond Market, to Code Account 1558, Salaries, Municipal Hall, and the sum of \$2,500.00 from Contingent Fund, Appropriation No. 42, to Code Account No. 1561, Miscellaneous Services, Bureau of City Property, for the purpose of placing suitable signs upon all city property.

Also

No. 3531. Resolution authorizing the issuing of a warrant in favor of Mary M. Grauel for \$168.67, refunding costs at Nos. 276, 277 and 278 April Term, 1914, paid by her; she not having received proper notice of said proceedings, and charging same to Appropriation No. 42.

Which were read and referred to the Committee on Finance.

Mr. Gochring moved.

That the following members be excused for absence from the following Council and committee meetings:

Mr. Dillinger on June 9th, 1915;

Mr. English on June 22nd and 23rd, 1915;

Mr. Garland on June 15th, and 16th, 1915;

Mr. Kerr on June 22nd and 23rd, 1915.

Which motion prevailed.

And there being no further business before the meeting.

Mr. Gochring moved.

That Council do now adjourn.

Which motion prevailed.

And Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, July 6, 1915,

No 32

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., July 6, 1915.

Council met.

Present Messrs.

Dillinger	Hetzel
English	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Garland

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. Herron to the Chair.

And thereupon Mr. Herron took the Chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 3532. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, transmitting to Council an ordinance for the award of a contract for one automobile seven passenger touring car for the use of the Bureau of Police.

Also

No. 3533. An Ordinance providing for the letting of a contract for one (1) automobile seven passenger touring car for the use of the Bureau of Police, Department of Public Safety.

Which were read and referred to the Committee on Finance.

Mr. English presented

No. 3534. Communication from Weldon & Kelly Company complaining that the Director of the Department of Public Safety has deducted \$4.29 from their account for plumbing alterations in No. 14 Engine House; the Director claiming that this amount was their share of electric light used during the progress of the work.

Which was read and referred to the Committee on Public Safety.

Also

No. 3535. Resolution authorizing and directing the City Controller to set aside \$1,500 from Appropriation No. 42, Contingent Fund, for the purpose of paying the expenses of one engineer from the Department of Public Works and one person in the employ of the Department of Public Health incurred in making investigations in different cities of the size of Pittsburgh of garbage and rubbish disposal plants.

Which was read and referred to the Committee on Finance.

Mr. Goehring presented.

No. 3536. Communication from J. S. McCloskey complaining that the garbage and rubbish is not being removed from residences on Mossfield and Sullivan streets.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 3537. Communication from Martha Brooks asking the City to stop the Entress Brick Company from blasting on Chauncey street, which is damaging her property on said street.

Which was read and referred to the Committee on Public Works.

Mr. Kerr presented

No. 3538. An Ordinance authorizing the Director of the Department of Public Works to raise and relay the water pipe lines in the district bounded by Penn avenue, Barbeau street, Duquesne way and Eighth street; and setting aside \$20,000.00 from the proceeds of the sale of Penn Avenue Improvement Bonds, 1915, for payment of the cost thereof.

Also

No. 3539. An Ordinance authorizing the transfer of certain moneys

from Appropriation No. 1570 and Appropriation No. 42, Contingent Fund.

Also

No. 3540. Resolution authorizing and directing the Mayor to execute a deed to Frank L. Andrews for a certain lot in the Tenth ward, being lot No. 77 in a certain plan laid out by John H. Sawyer, located on Butler street, upon payment of the sum of \$4.18, being the unpaid taxes on said property for the year 1906.

Also

No. 3541. Resolution authorizing and directing the Mayor to execute and deliver a deed to Appolonia K. Gebhard for lot No. 245 in the G. S. Martin's amended plan of lots, fronting on Maplewood avenue, upon payment by him of the sum of \$150.00.

Also

No. 3542. Resolution authorizing and directing the execution and delivery of a deed to A. C. Houston for a lot in the Fifteenth ward, fronting 58.77 feet on Middleton street, upon payment by him to the City of the debt, interest and cost, and any taxes that may be unpaid against said property.

Also

No. 3543. Resolution authorizing and directing the Mayor to execute and deliver a deed to Harvey R. Worthington for all those certain lots of ground situate in the Tenth ward, being known as lots Nos. 182, 183, 184, 189, 190, 191 and part of lot No. 192 in Jane Holmes' Estate plan of lots, upon payment by him of the sum of \$1,000.00.

Also

No. 3544. Resolution authorizing the issuing of a warrant in favor of A. D. Miller Sons Company in the sum of \$12.00, in payment of 100 gallons of gasoline furnished Police Station on Fulton street, North Side, (delivered in an emergency case), and charging the same to Code Account No. 1146.

Also

No. 3545. Resolution authorizing the issuing of a warrant in favor of E. M. O'Neill in the sum of \$184.37, refunding overpaid water rent on property in the Fourth ward, situate at No. 370 McKee place and 3906 Fifth avenue, for the year 1915, and charging the same to Appropriation No. 41.

Also

No. 3546. Resolution authorizing the issuing of a warrant in favor of John Schorr Estate in the sum of \$123.10, refunding overpaid water rent on property in the Twenty-first ward, situate at 1337 Juniata street, for the year 1915, and charging the same to Appropriation No. 41.

Also

No. 3547. Resolution authorizing and directing the City Controller to transfer the sum of \$10,000.00 from item, "Construction of approaches to the North Side Point Bridge," to item, "Construction of stairway connecting the south approach of the North Side Point Bridge and Duquesne way," Ap-

propriation No. 150, North Side Point Bridge Bonds.

Also

No. 3548. Resolution authorizing and directing the City Controller to make the following transfers from the certain appropriations for the Bureau of Highways and Sewers, Department of Public Works, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant:

\$ 6,000.00 from Appropriation No. 1547, Miscellaneous Services, Asphalt Plant;

\$ 1,596.14 from Appropriation No. 1553, Construction North Side Asphalt Plant;

\$ 592.76 from Appropriation No. 42-8, Road and Floor, North Side Asphalt Plant;

\$10,000.00 from Appropriation No. 1549, Materials, Asphalt Plant.

Which were severally read and referred to the Committee on Finance.

Also

No. 3549. An Ordinance providing for the letting of a contract or contracts for relaying sidewalks on Davis avenue bridge over Wood run, and providing for the payment of the costs thereof.

Also

No. 3550. An Ordinance authorizing and directing the grading, paving and curbing of Kennedy avenue, from Veteran street to Perrysville avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were read and referred to the Committee on Public Works.

The Chair presented

No. 3551. Resolution authorizing and directing the City Controller to transfer \$400.00 from Appropriation No. 1302, Care of Children in Private Institutions, (placed thereby Court and charged to City of Pittsburgh), to Appropriation No. 1303, Transportation, General Office, Department of Charities.

Which was read and referred to the Committee on Finance.

Also

No. 3552. Petition of citizens of Brookline, Nineteenth ward, asking that Starkamp street be opened from Brookline boulevard to Bellaire avenue.

Which was read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Goehring (for Mr. Garland) presented from the Committee on Finance, with an affirmative recommendation.

No. 3553. Report of the Committee on Finance for June 30th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3505. An Ordinance entitled, "An Ordinance amending Sec-

tion 4, Mayor's Office, and Section 52, Department of Public Works, of an Ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915."

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time, and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3304. Resolution authorizing the issuing of a warrant in favor of Mrs. Catherine Keogh in the sum of \$100.00, in full settlement of all claims for damages caused by tripping over a gate box which projected above the surface of the sidewalk of Bates street, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3503. Resolution authorizing the issuing of a warrant in favor of John Carlyle in the sum of \$39.05, refunding taxes on property taken by the City in the improvement

of Hamilton avenue, and charging same to Appropriation No. 41.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3504. Resolution authorizing the issuing of a warrant in favor of Clairville R. Jenny for \$62.50, and in favor of Claude E. Urban for \$50.00, being for salaries as stenographers, and charging same to Appropriations No. 1410 and No. 1010, respectively.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3135. Resolution authorizing and directing the City Controller to transfer the sum of \$753.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1637, Miscellaneous Services, Bureau of Water, for rent of offices in Henry W. Oliver Building.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3479. Resolution authorizing the execution and delivery of a deed to Joseph Ruffo, on payment by him to the City of the debt, interest and cost and any taxes that may be unpaid, for a lot in the Twelfth ward, fronting 25 feet on the south side of Broadhead street.

Which was read.

Mr. Goehring moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3498. Resolution exonerating S. J. McGuinniss from sewer assessment against lot at the corner of Danby and Ruud streets, on condition that he execute an agreement with the City for the continued use of said lot as a passage way until the improvement of Danby street is completed, and authorizing the Director of the Department of Public Works to execute said agreement on behalf of the City.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr

Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3438. Resolution providing that all the public buildings of the City of Pittsburgh be suitably decorated during the week beginning August 16th, 1915, during the annual Grand Lodge Convention and Tri-state Encampment of the uniform rank of the Knights of Pythias, and providing that the business men of the City be requested to suitably decorate their places of business during said week.

In Finance Committee June 30th, 1915, amended by inserting the following: "Provided that the cost thereof shall not exceed the sum of two hundred dollars," as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which motion prevailed.

Mr. Goehring moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3068. Resolution authorizing the issuing of a warrant in favor of Peter Bohlendar & Son, Tippicanoe City, Ohio, in the sum of \$137.50, for furnishing and delivering to the City of Pittsburgh 10,000 catalpa, 5,000 mulberry and \$5,000 soft maple trees, and 500 books for distribution to the public school children throughout the City of Pittsburgh, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3506. An Ordinance entitled, "An Ordinance authorizing the proper officers of the City of Pittsburgh to enter into a contract with the Pittsburgh Railways Company for the adjustment of the car license tax for the years 1915, 1916 and 1917, at a sum of \$20,000 per year, payable quarterly."

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also, with a negative recommendation,

Bill No. 3185. Resolution authorizing the issuing of a warrant in favor of Mrs. Mary V. Barr in the sum of dollars, on account of death of her husband, William W. Barr, who was employed as a foreman at the Ross Pumping Station, and who developed Tuberculosis in the discharge of his duties, and charging the same to Code Account No.

Which was read.

Mr. Goehring moved.

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3228. Resolution authorizing the issuing of a warrant in favor of Ernest Pettigrew in the sum of \$250.00, in full settlement of all claims for damages by injuries received by being run down by motorcycle operated by Thos. Grogan, of the Bureau of Police, in crossing Grant boulevard, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Goehring moved.

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3398. Resolution authorizing and directing the Board of

Water Assessors to exonerate the House of Shelter Society of Pittsburgh from the payment of any and all water taxes on property located at No. 1625 Locust street.

Which was read.

Mr. Goehring moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3477. Resolution empowering the Board of Water Assessors to issue an exoneration of water rates in favor of Colored Women's Relief Association located at No. 6716 Simonton street, for the years 1912-1913, amounting in the aggregate to \$97.00.

Which was read.

Mr. Goehring moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3490. Resolution authorizing the Director of the Department of Supplies and the Mayor to advertise for bids on both new and second-hand automobiles, when in their opinion a second-hand machine would serve the same purposes and prove as satisfactory as a new machine and could be purchased lower than the price at which a new machine could be purchased.

Which was read.

Mr. Goehring moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3349. Resolution authorizing the issuing of a warrant in favor of James O'Connor in the sum of \$95.42, reimbursing him for moneys expended in finding obstruction in sewer which flooded his cellar at Frankstown and Lang avenues, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Dillinger moved

That the resolution be recommitted to the Committee on Finance.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 3554. Report of the Committee on Public Works for June 30th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3510. Resolution authorizing the issuing of a warrant in favor of the Thomas Cronin Company for the sum of \$125.00, for extra work done on contract for repaving Walter street, from Warrington avenue to Lillian street, and charging the same to Appropriation No. 1485-E, Repaving

Schedule, Division of Streets, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3511. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a public sewer on Poplar way and Hickory way, from a point 60 feet west of Washington street to Bedford avenue, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3512. An Ordinance entitled, "An Ordinance providing for the repaving of Tenth street, from Liberty avenue to Penn avenue; Hazelwood avenue, from Beechwood boulevard to Greenfield avenue, and Greenfield avenue, from Hazelwood avenue to Loretto street, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3513. An Ordinance entitled, "An Ordinance accepting the dedication of certain property in the Fourth ward of the City of Pittsburgh, for public use for highway purposes, and opening the same as a portion of Forbes street."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3555. Report of the Committee on Public Service and Surveys for June 30th, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3517. An Ordinance entitled, "An Ordinance establishing the grade of Tonopah avenue, from Really avenue to Westinghouse way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3467. An Ordinance entitled, "An Ordinance granting unto Mr. F. F. Nicola, his successor and assign, the right to lay, maintain and use a certain concrete tunnel under and across Exchange way, at a point 70 feet 9 inches east of Bells way, subject to the terms and conditions of this ordinance."

In Public Service and Surveys Committee June 30th, 1915, read and amended by adding new sections to be known as Section 6 and Section 7, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Rauh presented from the Committee on Parks and Libraries, with an affirmative recommendation,

No. 3556. Report of the Committee on Parks and Libraries for June 30th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

No. 3527. Whereas, The City officials in charge of the Naturalization Day celebration, July 5th, in Schenley Park, have refused to permit members of the Equal Franchise Federation to construct a rest pavilion for women and children; and

Whereas, The parks of this City are supposed to be for the free use of the residents of Pittsburgh; and

Whereas, We are informed that the Court has ruled repeatedly that only commercial and immoral activities shall be excluded from the parks, under the deed of grant by Mrs. Mary Schenley; be it

Resolved, That the officials in charge of the celebration be instructed to issue a permit to the members of the Equal Franchise Federation to erect and maintain a rest pavilion for use of women and children, July 5th, in Schenley Park, as a right they should enjoy as residents of the City, having equal rights with those already granted permits; further, be it

Resolved, That the Equal Franchise Federation of Pittsburgh be permitted to display in the said pavilion the Woman's Liberty Bell, a replica of old Liberty Bell, which by reason of the schedule already arranged, will pass through Pittsburgh with only a brief stop, thereby precluding its being seen by residents of this City.

In Committee on Parks and Libraries June 30th, 1915, read and amended by striking out the first preamble and by striking out in the first Resolved clause, the word "instructed" and by inserting in lieu thereof the word "requested", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Rauh moved

That the amendments of the Parks and Libraries Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. **Rauh** moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Noes—Mr. Kerr

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. **Dillinger** presented from the Committee on Public Safety, with an affirmative recommendation,

No. 3557. Report of the Committee on Public Safety for June 30th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3337. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire."

Which was read.

Mr. **Dillinger** moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Goehring	Rauh
Herron (Pres't Pro tem.)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. **Dillinger** presented

No. 3558. Whereas, Council was unable, because of financial conditions, to make the usual appropriation for a Fourth of July celebration in the City of Pittsburgh this year; and

Whereas, The Director of the Department of Public Works, Robert Swan, through his personal efforts and solicitation, secured contributions and donations for the purpose of giving to the people of Pittsburgh a patriotic celebration on this day; and

Whereas, The day just passed, July 4th, 1915, was one of the greatest and most impressively observed Independence Day celebrations in the history of the City; be it, and it is hereby

Resolved, That a vote of thanks of this Council be tendered to Robert Swan, Director of the Department of Public Works, for the efficient and splendid manner in which Pittsburgh had occasion to celebrate and rejoice on this day.

Which was read.

Mr. **Dillinger** moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, July 13, 1915,

No. 33

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., July 13, 1915.
Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

President **Goehring** extended the privilege of the floor to Mrs. Mary Cowley, Chairman of the Allegheny Playgrounds Association, who invited the members of Council to visit the playgrounds on the North Side at a time which would be convenient to them.

Mr. **English** moved

That the invitation be accepted and that the time of visiting the playgrounds on the North Side be fixed for Tuesday morning, July 20th, 1915, at 9:30.

Which motion prevailed.

In accordance with the announcement of President **Goehring** of June 15th, 1915, he called Mr. **Hetzel** to the Chair.

And thereupon Mr. **Hetzel** took the Chair.

The **Chair** stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. **Dillinger** presented

No. 3559. Communication from Chas. S. Hubbard, Director of the Department of Public Safety, transmitting to Council resolutions for warrants in

favor of employees in the Bureau of Police for expenses incurred in the performance of their duties.

Also

No. 3560. Resolution authorizing the issuing of a warrant in favor of R. J. Alderdice in the sum of \$26.90 for expenses incurred in collecting evidence against keepers of disorderly houses, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3561. Resolution authorizing the issuing of a warrant in favor of Robert E. Bovard in the sum of \$47.55 for expenses incurred in trip to Wheeling, W. Va., and Washington, D. C., for the arrest of one Wm. M. Bowers, one of the men implicated in the attempted murder of T. Franklin Schneider, at the Hotel Anderson, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3562. Resolution authorizing the issuing of a warrant in favor of Gabriel DiFiore in the sum of \$8.49 for expenses incurred in trip to Monongahela City and return, in pursuit of one Domenic DiFischio, wanted in the City of Pittsburgh on a charge of felonious cutting, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3563. Resolution authorizing the issuing of a warrant in favor of Clyde S. Edeburn for the sum of \$36.93 for expenses incurred in trip to Mansfield and Canton, Ohio, in the performance of his duties as a Secret Service Operative, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3564. Resolution authorizing the issuing of a warrant in favor of Mrs. Ida Forsaith in the sum of \$2.00 for miscellaneous expenses incurred in the performance of her duties as a Woman Police Auxiliary, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3565. Resolution authorizing the issuing of a warrant in favor of Elmer K. Henry in the sum of \$123.95 for expenses incurred in trips to New Comerstown, Ohio, Washington,

D. C., and Atlantic City, N. J., for the capture of Thomas G. Forney, George McIlenny and H. C. Carlisle, the three men implicated in the attempted murder of T. Franklin Schneider, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3566. Resolution authorizing the issuing of a warrant in favor of John F. Lally in the sum of \$30.67, for expenses incurred in trip to Mansfield, Ohio, and Altoona, Pa., in the performance of his duties as a secret service operative, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3567. Resolution authorizing the issuing of a warrant in favor of Louis H. Leff in the sum of \$12.86 for expenses incurred in trip to Altoona, Pa., in the performance of his duties as a Secret Service Operative, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3568. Resolution authorizing the issuing of a warrant in favor of Franklin T. McQuaide for the sum of \$36.93 for expenses incurred in trip to Mansfield and Canton, Ohio, in the performance of his duties as a Secret Service Operative, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3569. Resolution authorizing the issuing of a warrant in favor of Peter P. Walsh in the sum of \$40.25 for expenses incurred in obtaining evidence against keepers of disorderly houses and having a prisoner brought back from Alliance, Ohio, and charging the same to Code Account No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 3570. Resolution authorizing the issuing of a warrant in favor of The Ahrens-Fox Fire Engine Company, of Cincinnati, Ohio, in the sum of \$1,364.00 for furnishing and installing one new boiler on American Steam Fire Engine Co. 2718 in use in the Bureau of Fire, and charging the same to Code Account No. 1160, Item "E", Repairs, Bureau of Fire.

Also

No. 3571. An Ordinance amending Section 1 of an ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire," approved July 7th, A. D. 1915, and recorded in O. B., Volume 27, page 51.

Which were read and referred to the Committee on Public Safety.

Mr. English presented

No. 3572. An Ordinance amending a portion of Section 33 of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation

thereof," which became a law January 28th, 1915.

Which was read and referred to the Committee on Finance.

Also

No. 3573. An Ordinance changing the name of Chartiers avenue between Corliss street and Middletown road, to "Corliss street."

Which was read and referred to the special committee of Council on street renaming, consisting of Messrs, Woodburn, English and Hetzel.

Mr. Garland presented

No. 3574. Resolution authorizing the issuing of a warrant in favor of the Bravo-Doyle Company for the sum of \$598.01, the cost of materials and the making of necessary repairs to the one hundred million gallon turbine driven centrifugal pump at the Ross Pumping Station, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3575. Resolution authorizing the issuing of a warrant in favor of H. M. Landis, City Treasurer in the sum of \$2,396.12, in payment of taxes charged against property used by the Pennsylvania Association for the Blind for the year 1915, and charging the same to Appropriation No. 41.

Also

No. 3576. Resolution directing the City Solicitor to prepare and the Mayor to execute and deliver a special warranty deed to Charles Papale for Lot No. 238 in Mellon's Plan of Scott Lots situate on Lenora street, on payment by him of \$400.00 into the City Treasury.

Also

No. 3577. Resolution directing the City Solicitor to prepare and the Mayor to execute a special warranty deed to John Zitelli for Lot No. 6 on Orphan street, on payment by him of \$350.00 into the City Treasury.

Also

No. 3578. Resolution authorizing and directing the proper officers of the City of Pittsburgh to satisfy the lien filed at No. 986 September Term, 1911 for water rent for 1909, against property at Nos. 6629, 6631, 6633 and 6635 Bower street, Twelfth ward, owned by James W. Allison of Cleveland, Ohio, on payment by him of the sum of \$3.23 and the costs thereof.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 3579. Resolution authorizing the issuing of a warrant in favor of R. J. Wilson in the sum of \$2,000.00, in full for all damages to buildings, stable and business by sliding of dump on Chauncey street onto his property, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Mr. Goehring presented.

No. 3580. Communication from the City Line Oil and Gas Company asking the City to lease them property in the Twenty-sixth ward, known as Montana Tank Ground, for the purpose of drilling for oil and gas.

Also

No. 3581. Communication from C. C. Hamilton, Chairman of a Committee appointed by Real Estate Exchange, relative to disposing of properties owned and for sale by the City.

Also

No. 3582. Communication from the West End Board of Trade requesting that if any changes are made in the list of items in the Councilmanic Bond Issues included in Class "B" that no change be made in the item of \$150,000 for the construction of the Saw Mill Run Sewer.

Which were severally read and referred to the Committee on Finance.

Also

No. 3583. Communication from the Brookline Board of Trade requesting that Starkamp street, Nineteenth ward, be opened from Bellaire avenue to Brookline boulevard.

Also

No. 3584. Petition of Herriot & Morgan, attorneys for the Estate of Thomas Wightman, deceased, asking that some action be taken in the matter of opening Negley avenue between Irwin avenue and Forbes street.

Which were read and referred to the Committee on Public Works.

Mr. Kerr presented

No. 3585. An Ordinance creating one new position in the Bureau of City Property to be known as Sign Poster and Clerk at a salary of Seventy-five dollars (\$75.00) per month, in accordance with Ordinance No. 3539.

Also

No. 3586. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. Pauline Dunke, conveying the interest of the City of Pittsburgh in Lots No. 179 and No. 182, Sawyer Plan of Lots, Tenth ward, located on Butler street, for the sum of \$200.

Also

No. 3587. Resolution authorizing and directing the City Controller to transfer the sum of \$15.00 from Code Account No. 1799, "D", Materials, to Code Account No. 1797, "B", Miscellaneous Service; \$75.00 from Code Account No. 1800, "E", Repairs to Code Account No. 1798, "C", Supplies; and \$15.00 from Code Account No. 1800, "E", Repairs to Code Account No. 1797, "B", Miscellaneous Service, Bureau of T. is.

Also

No. 3588. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200.00 from Appropriation No. 1655, Supplies, to Appropriation No. 1658, Equipment, Mechanical Division, Bureau of Water.

Also

No. 3589. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000 from Code Account 1795, "Structural and Non-Structural Improvements," to Code Account 1789-1-2, "Wages, Temporary Employees," Bureau of Recreation, Department of Public Works.

Also

No. 3590. Resolution authorizing the Director of the Department of Public Works to do the grading and paving in property between the two bridges at the "Point" for the purpose of making a playground, at a cost not to exceed \$10,000.00 by City force, and charging the cost of the same to the general fund remaining in Appropriation No. 150, North Side Point Bridge.

Also

No. 3591. Petition of John Taylor, laborer in Bureau of Highways and Sewers, for payment of half salary, amounting to \$60.00 for 60 days' lost time on account of sickness.

Which were severally read and referred to the Committee on Finance.

Also

No. 3592. Resolution authorizing the issuing of a warrant in favor of the Sunlight Illuminating Company for 200 Iron Lamp Posts (Mantle) at \$7.00 each, amounting to \$1,400.00, and charging the same to Code Account 1673, Materials, 1915, Bureau of Light.

Also

No. 3593. An Ordinance providing for the letting of a contract or contracts for furnishing For Sale Signs for City property as referred to in Ordinance No. 3539.

Also

No. 3594. An Ordinance accepting the dedication of certain property, in the Sixth ward of the City of Pittsburgh, for public use for highway purposes and opening the same as a portion of Thirty-third street.

Also

No. 3595. An Ordinance accepting the dedication of certain property in the Nineteenth ward of the City of Pittsburgh, for public use for highway purposes, opening and naming the same Cadet avenue, and establishing the grade thereof.

Also

No. 3596. Communication from Henry A. Quarles asking the privilege of establishing shoe-shine stands in the public comfort stations.

Which were severally read and referred to the Committee on Public Works.

Also

No. 3597. Communication from James H. Page asking that the Department of Public Health allow Mrs. Maggie Ramsey to continue to use privy vault on premises at 1532 Woodville avenue.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Rauh presented

No. 3598. Communication from the North Homestead Board of Trade complaining that the combination chemical and hose wagon purchased by the City for No. 61 Engine House has not been delivered to said Engine House.

Which was read.

Mr. Rauh moved

That the communication be referred to the Committee on Public Safety and to the Director of the Department of Public Safety for a report.

Which motion prevailed.

Mr. Woodburn presented

No. 3599. An Ordinance vacating a portion of Thirty-third street between a point 28.8 feet southeastwardly from Liberty avenue and a point 139.1 feet southeastwardly from Liberty avenue.

Also

No. 3600. An Ordinance establishing the grade of Coverdale street, from Winona street to Roedler way.

Also

No. 3601. An Ordinance establishing the opening grade of Jupiter way, from Hybla street to Bainton street, as laid out and proposed to be dedicated as a legally opened highway by D. B. Oliver, in a plan of lots of his property in the Twenty-seventh ward of the City of Pittsburgh, named "D. B. Oliver Plan of Lots."

Also

No. 3602. An Ordinance re-establishing the grade of Thirty-third street, from Liberty avenue to Neville street.

Also

No. 3603. An Ordinance establishing the grade of Valora street, from Wittman street to Behrens street.

Also

No. 3604. An Ordinance establishing the grade of Winamack street, from Valora street to Coverdale street.

Also

No. 3605. An Ordinance establishing the grade of Winona street, from Wittman street to Eftingham way.

Also

No. 3606. An Ordinance vacating Timberland avenue, from Cadet avenue to property line of Andrew and Theresia Enders, as laid out in the Boggs Place Plan of Lots as Amended, in the Eighteenth and Nineteenth wards of the City of Pittsburgh.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented.

No. 3607.

MAYOR'S OFFICE.

Pittsburgh, July 7th, 1915.

To the Chairman and
Members of Council,
City of Pittsburgh.

Gentlemen:

I return herewith Bill No. 3403 without my approval for the following reasons:

Experience demonstrates that the allotment of these stands should be left to the discretion of the Director of the Department of Public Works. The allotting and leasing of stands in market houses and places to proposed standholders and tenants is an executive function of the Department of Public Works, and, in my judgment, the public needs are best subserved and the purposes of the market are carried out more advantageously and better taken care of when left in charge of the responsible official.

Very respectfully yours,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 3403. An Ordinance entitled, "An Ordinance authorizing and directing the Director of the Department of Public Works to allot stands in new market building and providing for allotment of stands to old standholders and preference to existing tenants."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger

Garland

Goehring

Hetzel (Pres't Pro tem.)

Noes—Messrs.

English

Kerr

Rauh

Woodburn

Herron

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I am voting NO on this ordinance for the reasons given below. It seems to me there is a misunderstanding as to Council's power with regard to the operation of our market houses; as to whether or not in this instance we are not interfering with the executive functions of the Municipal Government. To my mind the Council has the right to fix the rental for stands and stalls in the markets; but since the Council did not see fit to follow my suggestion to allot the stalls and stands in the new Diamond Market by public auction and to fix certain rentals therefor, we should not divide the responsibility, which we will be doing if this bill becomes a law notwithstanding the veto of the Mayor. If this bill becomes a law, we will be delegating the power to the Director of the Department of Public Works, or his subordinates. I am not willing to do that and since I am to be denied the right by my vote to fix the prices of leases and the rentals for the stalls and stands in the Diamond Market, I do not propose to transfer that power indirectly to the Department of Public Works."

When the name of Mr. Herron was called, he arose and said:

"Mr. President and Gentlemen: I realize that somebody must be in authority at the Diamond Market House. As this building is entirely different from the one torn down, and as the allotment of the stalls and stands will no doubt cause confusion and dissatisfaction, I do not feel like interfering with the department's arrangements. My idea was to simply express the desire of Council that we considered the rights of the old tenants, and that I feel we have done, and I am satisfied that the best interests of all will be conserved by placing the responsibility upon the Director of the Department of Public Works. I therefore vote NO."

Ayes—7.

Noes—2.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

The Chair also presented

No. 3608.

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, July 13th, 1915.

President and Members of Council.

Pittsburgh, Pa.

Gentlemen:

I wish to express my thanks for the very kind resolution in regard to the Fourth of July celebration which your Honorable Body passed last Tuesday.

I realized that only your desire to best serve the interests of the taxpayers was the cause of no appropriation being made for the Fourth of July celebration, and that it was the desire of Council to make such an appropriation could you have conscientiously done so, and feeling confident that the patriotic citizens of Pittsburgh who fully understood the situation would cheerfully contribute, I was prompted to appeal to them.

Their response was most gratifying and I wish to publicly express my thanks to the citizens of this City for their liberal contributions and it is to them alone that the success of the Independence Day Celebration is due.

Yours very truly,

ROBT. SWAN,

Director.

Which was read, received and filed.

Also

No. 3609.

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, July 7th, 1915.

President and Members of Council.

Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 3300, the same being a Resolution relative to placing a tablet on small cannon and a 13-inch Columbiad in West Park, I send you herewith sketches showing the proposed lettering of the tablets, location, etc. These tablets will cost

about \$350.00 and the concrete work could be placed by our regular forces.

Yours very truly,

ROBT. SWAN,

Director.

Sketches attached to Bill No. 3609.

Which was read and referred to the Committee on Finance.

Also

No. 3610.

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, July 7th, 1915.

President and Members of Council.

Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 3335, the same being a resolution that "the Director of the Department of Public Works, in connection with the engineers of the County, be requested to prepare plans and specifications for a bridge over the East Street Valley."

The Department has prepared sketches and estimates of this work and we have submitted the same to the County Engineer. As soon as we receive his report we will submit the same to you.

Yours very truly,

ROBT. SWAN,

Director.

Which was read.

Mr. Goehring moved.

That the communication be received and filed.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3611. Report of the Committee on Finance for July 7th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3506. An Ordinance entitled, "An Ordinance authorizing the proper officers of the City to enter into a contract with the Pittsburgh Railways Company for the adjustment of the car license tax for the years 1915, 1916 and 1917, at the sum of \$20,000 per year, payable quarterly."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Kerr
 Garland Rauh
 Goehring Woodburn
 Hetzel (Pres't Pro tem.)
 Noes—Messrs.
 English Herron
 Ayes—7.
 Noes—2.
 And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also
 Bill No. 3538. An Ordinance entitled, "An Ordinance authorizing the Director of the Department of Public Works to raise and relay the water pipe lines in the district bounded by Penn avenue, Barbeau street, Duquesne way and Eighth street, and setting aside \$20,000.00 from the proceeds of the sale of Penn Avenue Improvement Bonds, 1915, for payment of the cost thereof."

Which was read.
 Mr. Garland moved
 A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
 And the bill was read a second time and agreed to.
 And the bill was read a third time and agreed to.
 And the title of the bill was read and agreed to.
 And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Hetzel (Pres't Pro tem.)
 English Kerr
 Garland Rauh
 Goehring Woodburn
 Herron

Ayes—0.
 Noes—None.
 And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also
 Bill No. 3338. An Ordinance entitled, "An Ordinance creating in the Bureau of Infectious Diseases, Department of Public Health, certain positions necessary for the operation and maintenance of the Tuberculosis Hospital, and providing for the appointment of the same and the payment of their salaries and wages."

In Finance Committee July 7th, 1915, read and amended as shown in red ink, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.
 Mr. Garland moved
 That the amendments of the Finance Committee be agreed to.
 Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved
 A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
 And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Hetzel (Pres't Pro tem.)
 English Kerr
 Garland Rauh
 Goehring Woodburn
 Herron

Ayes—0.
 Noes—None.
 And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also
 Bill No. 3349. Resolution authorizing the issuing of a warrant in favor of James O'Connor in the sum of \$95.42, reimbursing him for moneys expended in locating stoppage in sewer which drained his premises at Franks-town and Lang avenues, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.
 Mr. Garland moved
 A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.
 And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
 Dillinger Hetzel (Pres't Pro tem.)
 English Kerr
 Garland Rauh
 Goehring Woodburn
 Herron

Ayes—0.
 Noes—None.
 And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also
 Bill No. 3474. Resolution authorizing the issuing of a warrant in favor of Carmine Pagone in the sum of \$75.00, in full settlement of all claims for damages to horse, which was injured by going through planks of the floor on the Point Bridge, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3531. Resolution authorizing the issuing of a warrant in favor of Mary M. Grauel for \$168.67, refunding costs at Nos. 246, 247 and 248 April Term, 1914, paid by her, on liens filed against lots on Morningside avenue, and charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3544. Resolution authorizing the issuing of a warrant in favor of A. D. Miller Sons Company in the sum of \$12.00, in payment for 100 gallons of gasoline furnished the Police Station on Fulton street, North side, and charging the same to Code Account No. 1146.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3545. Resolution authorizing the issuing of a warrant in favor of E. M. O'Neil in the sum of \$184.37, refunding overpaid water rent for year 1915 on property in the Fourth ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3546. Resolution authorizing the issuing of a warrant in favor of John Schorr Estate in the sum of \$133.10, refunding overpaid water rent on property in the Twenty-first ward, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3475. Resolution authorizing the issuing of a warrant in favor of Miss Ethel Sneathen in the sum of \$75.00, in full settlement of all claims for damages on account of injuries received by stepping into a hole while alighting from a car at the corner of Stanton and Negley avenues, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee July 7th, 1915, amended by striking out the words "Miss Ethel Sneathen in the sum of \$75.00" and by inserting in lieu thereof the words "J. C. Sneathen and Jennie Sneathen in the sum of \$50.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3357. Resolution authorizing and directing the City Controller to make the following transfer in the Bureau of City Property from the Contingent Fund: \$2,600.00 from Contingent Fund, Appropriation No. 42, to Code Account No. 1619, Salaries, Comfort Stations, for 4 female attendants at \$1,300.00 and 4 male attendants at \$1,300.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr

Garland
Goehring
Herron

Rauh
Woodburn

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3497. Resolution authorizing the execution and delivery to Hallahn and Ahearn, upon payment by them of the amount of the tax due on lien filed at D. T. D. No. 187 March Term, 1908, for lot situate in the Thirtieth ward, being lot No. 11 in the Willis A. Boothe Plan of Lots.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3548. Resolution authorizing and directing the City Controller to make the following transfers:

From Appropriation No. 1547, Miscellaneous Services, Asphalt Plant,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant	\$ 6,000.00
From Appropriation No. 1553, Construction North Side Asphalt Plant,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant	1,596.14
From Appropriation No. 42-8, Road and Floor, North Side Asphalt Plant	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant	592.76
From Appropriation No. 1549, Materials, Asphalt Plant,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant	10,000.00

Total\$18,188.90

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3518. Resolution authorizing and directing the City Solicitor to satisfy the lien filed against John G. Fouse at No. 24 January Term, 1915, upon the payment by Mr. Fouse of the sum of \$30.00, being one-half of the assessment together with all costs, for grading, paving and curbing of Langtry street.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also.

Bill No. 3551. Resolution authorizing and directing the City Controller to transfer the sum of \$400.00 from Appropriation No. 1302, Care of Children in Private Institutions, to Appropriation No. 1303, Transportation, General Office, Department of Charities.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3539. An Ordinance entitled, "An Ordinance authorizing the transfer of certain moneys from Appropriation No. 1570 and Appropriation No. 42, Contingent Fund."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Dillinger moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also, with a negative recommendation.

Bill No. 3375. Resolution authorizing the issuing of a warrant in favor of Thomas Hammond and Hattie Hammond, his wife, for the sum of \$1,000.00, in full settlement of all claims for damages for injuries received by said Hattie Hammond by slipping and falling upon an icy or snow-covered public sidewalk at the corner of Mohler and Wheeler streets, and charging the same to Appropriation No.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3472. Resolution authorizing the issuing of a warrant in favor of J. C. Unverzagt in the sum of \$4.05, refunding overcharge for water at premises 919 Jancey street, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed. (Mr. Rauh voting No.)

Also

Bill No. 3533. An Ordinance entitled, "An Ordinance providing for the letting of a contract for one (1) automobile seven passenger touring car for the use of the Bureau of Police, Department of Public Safety."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works with an affirmative recommendation,

No. 3612. Report of the Committee on Public Works for July 7th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.
Also

Bill No. 3549. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for relaying sidewalks on Davis Avenue Bridge over Woods Run, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3613. Report of the Committee on Public Service and Surveys for July 7th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3220. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

In Public Service and Surveys Committee July 7th, 1915, read and amended as shown in red ink in Sections 4 and 8, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3423. An Ordinance entitled, "An Ordinance granting unto the Liberty Brewing Company, their successors and assigns, the right to lay, maintain and use certain concrete ducts under and across Hamilton avenue at a point 93 feet west of Julius street, subject to the terms and conditions of this ordinance."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Goehring moved.

That the bill be recommitted to the Committee on Public Service and Surveys, and that the Law Department be so notified.

Which motion prevailed.

Also, with a negative recommendation,

Bill No. 1295. An Ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3374. An Ordinance entitled, "An Ordinance repealing the portion of Ordinance No. 62, entitled, 'An Ordinance re-establishing the grade of Penn avenue, from Eleventh street

to Water street, approved the eleventh day of March, 1915, which re-establishes the grade of Penn avenue, from the westerly line of Eleventh street to the westerly line of Seventh street."

Which was read, and on motion of Mr. Goehring, was laid on the table.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 3614. Report of the Committee on Public Safety for July 7th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3262. An Ordinance entitled, "An Ordinance regulating dance halls, providing conditions under which dances may be held in the City of Pittsburgh, and imposing certain penalties for the violation of the provisions of this ordinance."

Which was read

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time, and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. English presented from the Committee on Health and Sanitation, with an affirmative recommendation,

No. 3615. Report of the Committee on Health and Sanitation for July 7th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3335. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for the purchase of one (1) new auto-propelled ambulance, and one (1) new auto-propelled passenger bus, for use at the Tuberculosis Hospital, Leech Farm, Department of Public Health."

In Health and Sanitation Committee June 9th, 1915, read and amended in Sections 1 and 2 as shown in red, and in the title by striking out the words "ambulance and one (1) new auto-propelled passenger bus," and by inserting in lieu thereof the words

"combination bus and ambulance," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. English moved.

That the amendments of the Health and Sanitation Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Rauh presented from the Committee on Parks and Libraries, with an affirmative recommendation,

No. 3616. Report of the Committee on Parks and Libraries for July 7th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 3370. Resolution authorizing the issuing of a warrant in favor of Vincent Pepwotch, laborer at Grandview Park, for \$133.50, covering 64½ days at \$2.00 per day, and \$5.00 hospital services, time lost on account of injuries received in the performance of his duties as laborer, and charging the same to the Bureau of Parks, Code Account No. 1719, Wages, Regular Employees, Grandview Park.

In Parks and Libraries Committee July 7th, 1915, read and amended by striking out the words "\$133.50, covering 64½ days at \$2.00 per day," and by inserting in lieu thereof the words "\$62.00," and by adding the following at the end of the resolution: "Provided, however, that said Vincent Pepwotch shall release the City from all further claims or damages arising from the injury sustained on December 19th, 1914," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Rauh moved

That the amendments of the Parks and Libraries Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel (Pres't Pro tem.)
English	Kerr
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 3617. Whereas, The Appropriation Ordinance No. 20, provides that the Director of each department shall furnish to Council a quarterly report of the receipts and expenditures of each department; and

Whereas, The previous request of Council for this report was made in the resolution, Bill No. 3062, adopted April 20th, 1915; and

Whereas, In the communication in reply to this resolution Council was advised that the report would be duly made up for the first two quarters of the year by the end of the month of June; therefore, be it

Resolved, That His Honor, the Mayor, be requested to have the Director of each department furnish his report to Council at the earliest possible moment.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And on motion of Mr. Garland,
Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Friday, July 23, 1915,

No 34

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK.....Assistant City Clerk

Pittsburgh, Pa., Friday, July 23rd, 1915.

Council met pursuant to the following call:

Pittsburgh, July 19th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Friday, July 23rd, 1915, at 3 o'clock, P. M., for the purpose of taking up such business as may come before the meeting.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron.	

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. Kerr to the Chair.

And thereupon Mr. Kerr took the Chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 3618. Communication from W. A. Garrigan asking for a hearing on

the ordinance vacating Timberland avenue, from Cadet avenue to A. & T. Enders' property line.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Garland presented

No. 3619. Resolution, authorizing the issuing of a warrant in favor of John McCarthy in the sum of \$67.35 returning amount paid by him for costs of liens filed against his property on Oakdene street, Twelfth ward, being assessment made against said property for the construction of a public sewer on said Oakdene street; and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3620. Resolution authorizing the issuing of a warrant in favor of J. H. Armstrong, Agent, in the sum of \$200.00, for the payment of premium for three years on four policies, aggregating \$8,000.00, covering stable at the Filtration Plant, Bureau of Water, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3621. Resolution authorizing the Mayor to execute a deed to James R. McLaughlin for property acquired by the City at Sheriff's Sale by deed dated June 27th, 1914, recorded in Deed Book, Vol. 1825, page 180, being Lots Nos. 112 and 113 in J. S. McNaughton's Plan, situate at the corner of Lafayette avenue and Osgood street, Twenty-sixth ward, in consideration of the payment of the sum of \$227.07, being debt, interest and costs and in addition to all the taxes on said property.

Also

No. 3622. Resolution authorizing and directing the City Solicitor to prepare and the Mayor to execute and deliver a deed to J. G. Sanner for a lot fronting 40 feet on Bates street, on payment by him of the sum of \$200.00 into the City Treasury.

Also

No. 3623. Resolution requesting property owners abutting on Formosa way between Dallas avenue and a point about 300 feet west of the Columbia Ice Company's plant previous to their securing a permit from the City of Pittsburgh to connect with the

sewer constructed by the Columbia Ice Company on Formosa way, to pay to the City at the rate of \$1.35 per foot of frontage of their said property on said way; the said amount to be paid to the City of Pittsburgh in trust for the Columbia Ice Company (by reason of said Company constructing said sewer at its own expense) and to be turned over by the Treasurer of the City to the said Company to reimburse them for additional expense incurred in the construction of said sewer for the benefit of all the abutting property owners on Formosa way.

Also

No. 3624. An Ordinance authorizing the Mayor and the City Solicitor to enter into a contract with a Title Company for furnishing certified copies of liens, etc., required under provisions of Acts of Assembly Nos. 57 and 414, Series 1915, and providing for the payment thereof.

Also

No. 3625. An Ordinance repealing an ordinance entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of seven hundred thirty-five thousand dollars (\$735,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the opening and improvement of a public highway along the face of Mt. Washington hillside from Brownsville avenue to Grandview avenue, and the change of grade of and the re-improvement of East Carson street, from Brownsville avenue to Seventh street, and the improvement and extension of the water system, and providing for the redemption of said bonds and the payment of interest thereon," approved November 18th, 1914.

Also

No. 3626. An Ordinance repealing an ordinance entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of eight hundred sixty-seven thousand dollars (\$867,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the widening and improvement of Grant boulevard, and the widening and improvement of Amanda street, from Mt. Oliver street to Freeland street, and Freeland street, from Amanda street to South Eighteenth street and the widening, straightening and improving of Chartiers avenue, from Corliss street to Sheridan station on the P. C. C. & St. L. Railroad and the construction of a public bridge over Saw Mill Run to connect Beechview with Mt. Washington, and the opening and improving of a public highway to connect said bridge with Fallowfield avenue, and the widening, straightening and otherwise improving of Saw Mill Run, and providing for the redemption of said bonds and the payment of interest thereon," approved November 17th, 1914.

Also

No. 3627. An Ordinance repealing an ordinance entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of one million sixty-eight thousand dollars (\$1,068,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a surface water sewer in the Nine Mile drainage basin, the construction of a surface water sewer on and the improvement of West Liberty avenue from Warrington avenue to the City line, the widening and improvement of Ohio street from Heinz street to the City line and the raising of the grades of Penn avenue from Eleventh street to Water street, and Duquesne way from Anderson street to Evans alley, and the changing of the grades and reconstruction of other streets and highways incident thereto, and providing for the redemption of said bonds and the payment of interest thereon," approved November 13, 1914.

Also

No. 3628. Communication from Oliver O. Phillips offering to rent to the City property in the Seventeenth ward, located on Crosman street, St. Leo street and South Eighteenth street, for park purposes, upon the payment by the City of 2 per cent or 2½ per cent interest and City taxes.

Also

DEPARTMENT OF LAW.

Pittsburgh, July 22, 1915.
Finance Committee of the Council,
City Hall, Pittsburgh.

Gentlemen:

The matter of the contract between the City of Pittsburgh and the Pennsylvania Water Company for fire hydrant services and other purposes remains uncompleted as tentatively agreed upon between your Committee and the Pennsylvania Water Company for the reason that the Company has inserted a provision in said contract which the Law Department has not been willing to accept, without first submitting the matter to Council. The paragraph in question is as follows:

"Eighth: That if during the term of this agreement, the Council of the City of Pittsburgh or its successor should deem it advisable to provide for the inspection of the mains of the said first party, it is hereby agreed that the said inspection shall be made without cost to the first party, as part of the consideration for the service rendered by the said first party in supplying fire protection, and it is further agreed as a part of the consideration of this contract, that the City shall not during the term of this contract, impose any license, tax or other charge upon the property, franchises or business of the Water Company, which would diminish the returns to be paid to the Water Company."

There are two questions raised by this paragraph, first, whether the City could agree legally not to tax the property

of the Water Company, if it now has or hereafter acquires such powers, and second, whether it ought to enter into such an agreement.

Similar agreements have been entered into between the Water Company and boroughs and the Water Company has been unwilling to eliminate this paragraph in the contract.

Under the circumstances it seems advisable to again refer the matter to you and to have the matter finally determined by your Committee.

Respectfully,

CHAS. K. ROBINSON.

Also

No. 3630. Resolution authorizing and directing the City Controller to transfer the sum of \$1,297.77 from Appropriation No. 1059, Employment of Professional Accountants and Temporary Employees, Bureau of Accounting Revision, to Appropriation No. 1385, Revision of Building Laws, for the payment of expenses incurred in the preparation of the building code.

Also

No. 3631. Resolution authorizing the issuing of warrants drawn on Appropriation No. 1385, Revision of Building Laws, for the payment of the expenses of preparation of a building code, upon vouchers approved by the Chairman of the Finance Committee of Council.

Which were severally read and referred to the Committee on Finance.

Also

No. 3632. Petition of residents of the Tenth ward for the placing of lights on Kent way at the corner of Fifty-third street and at the corner of Fifty-fourth street.

Which was read and referred to the Committee on Public Works.

Also

No. 3633. Petition of the Baltimore & Ohio Railroad Company and the Youghiogheny Coal Company for the vacation of portion of Second avenue, First ward, used as a sidewalk, extending eastwardly from the northerly end and approach of the Tenth street bridge.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Herron presented

No. 3634. Communication from Leonard Kress offering \$200 for Lot No. 129 owned by the City of Pittsburgh in the R. G. MacGonigle Arlington Place Plan, Broadhead street, Twelfth ward.

Also

No. 3635. Communication from Joseph Hauck offering \$50.00 for piece of property owned by the City of Pittsburgh, located on Continental street, Twelfth ward.

Which were read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 3636. Resolution authorizing the issuing of a warrant in favor

of the Babcock & Wilcox Company in the sum of \$45.00, for furnishing 150 Roller Rods to be used at the Ross Pumping Station, and charging the same to Appropriation No. 1656.

Which was read and referred to the Committee on Filtration and Water.

Mr. Goehring presented

No. 3637. Communication from Henry A. Quarles asking Council to grant him special permission to place shoe-shine stands in the public comfort stations.

Also

No. 3638. Communication from Hugh M. Hay Plumbing Company complaining of unfairness of ordinance regulating the opening of the surface of streets by plumbers.

Also

No. 3639. Communication from the Hill Top Board of Trade asking Council to pass ordinances for the improvement of Amanda street and Free-land street.

Also

No. 3640. Communication from Mrs. George Hulick, Chairman Civic Committee on Women's Club of Sheraden asking for the erection of a comfort station in the Sheraden playgrounds.

Also

No. 3641. Remonstrance of Kirk Q. Bingham against the grading, paving and curbing of Virginia avenue, between Plymouth street and Kearsarge street.

Which were severally read and referred to the Committee on Public Works.

Also

No. 3642

MAYOR'S OFFICE

Pittsburgh, July 15, 1915.

To the President and

Members of Council,

City of Pittsburgh.

Gentlemen:

I have had up with the Chief Cost Accountant, Bureau of Costs, the subject matter in Bill No. 3617 passed by your honorable body on July 13th. After going thoroughly into the proposition with him I feel that the request made by your body is beyond his reach with the force that he has to carry on the work. However, I would ask that you give him a hearing before your committee and be prepared to interrogate him as he wishes you to bring out the best points connected with the system and the requirements of your bill.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 3643. Petition for the vacation of Blair street between Tecum-

seh street and a point 469.9 feet northwardly therefrom.

Also

No. 3644. An Ordinance vacating Blair street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 429 approved February 4th, 1893, between Tecumseh street and a point 469.9 feet northwardly therefrom.

Also

No. 3645. Petition for the vacation of Langhorn street between Tecumseh street and a point 463.27 feet northwardly therefrom.

Also

No. 3646. An Ordinance vacating Langhorn street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 329, approved February 4th, 1901, between Tecumseh street and a point 463.27 feet northwardly therefrom.

Also

No. 3647. An Ordinance vacating a portion of Hamilton avenue, between Lambert street and a point 109.13 feet east of Lambert street.

Also

No. 3648. An Ordinance establishing the grade of Dakota street, from Bryn Mawr road to the third angle eastwardly therefrom.

Also

No. 3649. An Ordinance repealing that portion of Ordinance No. 91 entitled, "An Ordinance locating Enfield street from Center avenue to the north line of Glen alley at the southern end of Enfield street, as shown upon Mellon's Plan of Ben Venue," approved the 30th day of June, 1900, which locates Enfield street from the first angle north of Baum boulevard to the north line of Glen way.

Also

No. 3650. An Ordinance establishing the grade of Juniper street, from Edmond street to Lorigan street.

Also

No. 3651. An Ordinance establishing the grade of Utica way, from Henry street to Fillmore street.

Also

No. 3652. An Ordinance re-establishing the grade of Tenth street, from Penn to Liberty avenue.

Also

No. 3653. An Ordinance repealing Ordinance No. 8, entitled, "An Ordinance locating Breed street, from Uxor alley to South Fifteenth street," approved May 16th, 1890.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3654. Resolution authorizing and directing the Mayor to execute and deliver a deed to Blaine Stoner through his agent, conveying the interest of the City of Pittsburgh in all of that property known as the Montrose

Pumping Station and 28 lots in the Montrose Plan, No. 3, Allegheny county, which property and lots were used for the purpose of supplying water to the former City of Allegheny, upon payment by him of the sum of \$58,000.00.

Also

No. 3655. Resolution authorizing and directing the Mayor to execute and deliver a deed to the John H. Armstrong Realty Company, or his prospective purchaser, conveying the interest of the City of Pittsburgh in all of the property known as Water Tower No. 1, situate at 112 Smithfield street, upon payment by them of the sum of \$50,000.00.

Which were read and referred to the Committee on Finance.

Also

No. 3656. An Ordinance repealing Ordinance No. 300, entitled, "An Ordinance authorizing the opening of Breed street, from Uxor alley to South Fourteenth street," approved October 12th, 1893.

Also

No. 3657. An Ordinance repealing Ordinance No. 680, entitled, "An Ordinance widening Everett street, from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer street, in the Eleventh and Twelfth wards of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby," approved December 12th, 1912.

Also

No. 3658. An Ordinance widening Hamilton avenue, from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer avenue, in the Eleventh and Twelfth wards of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby assessed against and collected from properties benefited thereby.

Also

No. 3659. An Ordinance granting permission to the Packard Motor Car Company of Pittsburgh, its successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) bridge over the Pittsburgh Junction Railroad, for a distance of 20 feet from the easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building to be constructed by the said Packard Motor Car Company of Pittsburgh abutting said east abutment of said bridge.

Also

No. 3660

DEPARTMENT OF PUBLIC WORKS

Pittsburgh, July 23rd, 1915.

President and Members of Council,
Pittsburgh, Pa.

Gentlemen:

As the Troy Hill Reservoir has been abandoned for use as a reservoir, the disposition of the property is a matter

which must be considered in the near future.

I have certain ideas regarding the same that I could best explain on the grounds and I would like, therefore, for your Honorable Body to fix a date to visit the property with me and go over the matter so as to be thoroughly conversant with the situation.

Yours very truly,

ROBT. SWAN,

Director.

Also

No. 3661

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, July 23rd, 1915.

President and Members of Council,

Pittsburgh, Pa.

Gentlemen:

With reference to Resolution adopted at the meeting of your Honorable Body on June 29th, 1915, providing that the Director of the Department of Public Works furnish Council an estimated cost of the amount necessary to level up property owned by Frank McCann in the Fourth ward, beg to advise as follows:

To improve this property it would require a large amount of excavation, also the removing of present sheds and the construction of a ball backstop, which could be constructed from the material obtained from the sheds.

To do this work and put the property in good condition for ball ground and playground, it would require \$800.00. This plot of ground contains a little over 1 1-2 acres. But a small portion of it is level.

Yours very truly,

ROBT. SWAN,

Director.

Which were severally read and referred to the Committee on Public Works.

Also

No. 3662. Communication from Mary J. Cowley, President of the Playground and Vacation Schools Association of Allegheny inviting Council to witness swimming races for girls at Lake Elizabeth, West Park, Wednesday, July 28th, at 1:30 P. M., and the Game Festival at Phipps Park, Tuesday, August 3rd, at 2 P. M.

Which was read.

Mr. Garland moved

That the invitation be accepted, and the Clerk make the necessary arrangements for Council.

Which motion prevailed.

Also

No. 3663

Pittsburgh July 17th, 1915.

President and Members of Council,

Pittsburgh, Pa.

Gentlemen:

With reference to Resolution adopted at your meeting of June 15th, 1915, "that the Director of the Department of Pub-

lic Works furnish a report to Council as to whether or not the City is using for playgrounds the whole of Mr. Kimberlin's property and what the assessed valuation is; or whether the City is only using a portion of the property for playgrounds and in that case to furnish the assessed valuation of the portion of the property used.

I beg to enclose you herewith copy of report from Mr. N. S. Sprague, Superintendent Bureau of Engineering, upon the same.

Yours very truly,

ROBERT SWAN,

Director.

July 14, 1915.

Mr. Robert Swan,

Director, Department of Public Works,

City of Pittsburgh.

Dear Sir:

Herewith I return you copy of Council Bill No. 3269, also Bill No. 3268, the former being a resolution authorizing the execution of a lease between the Department and George V. Kimberlin, and the latter, a resolution setting aside \$500.00 for the purpose of improving the property leased from the aforesaid.

On June 16th, a letter was sent to the Department from the City Clerk containing copy of a resolution asking for a report to Council, "As to whether or not the City is using for playgrounds the whole of Mr. Kimberlin's property and what the assessed valuation is; or whether the City is only using a portion of the property for playgrounds and in that case to furnish the assessed valuation of the portion of the property used."

In accordance with your instructions contained in letter of June 29th, the entire property has been surveyed and the portion leased to the City for playground purposes is shown upon the accompanying blue print; likewise the portion of the property which was not leased to the City. The assessed valuation of the leased property is as follows:

Land	\$3,500.00
Building	500.00
Parcel of land excluded from lease—assessed valuation.....	1,500.00

The Park Engineer has been furnished with the data shown upon the enclosed print, and with this information will be able to answer the question of what part the City is using for playground purposes.

Yours truly,

N. S. SPRAGUE,

Superintendent.

Which was read, received and filed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 364. Report of the Committee on Finance for July 20th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.
Mr. Garland moved

In order to consider the several committee reports, a suspension of Rule VIII, providing that bills, ordinances and resolutions when returned from committee, shall be printed and a copy mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 3233. Resolution authorizing the execution and delivery of a deed to William P. McCombs Company, a corporation, for a lot of ground situate in the Seventeenth ward, upon the payment of the sum of \$500.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3577. Resolution directing the City Solicitor to prepare and the Mayor to execute a special warranty deed to John Zitelli for lot No. 6 on Orphan street; on payment by him of \$350.00 into the City treasury.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3576. Resolution directing the City Solicitor to prepare and the Mayor to execute and deliver a special warranty deed to Charles Lapale for Lot No. 238 in Mellon's Plan of Scott Lots, situate on Lenora street, on payment by him of \$400.00 into the City treasury.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3587. Resolution authorizing and directing the City Controller to transfer the following sums from and to the respective code accounts set forth:

\$15.00 from Code Account No. 1799, "D", Materials, to Code Account No. 1797 "B", Miscellaneous Service;

\$75.00 from Code Account No. 1800 "E", Repairs, to Code Account No. 1798 "C", Supplies; and

\$15.00 from Code Account No. 1800 "E", Repairs, to Code Account No. 1797 "B", Miscellaneous Service, Bureau of Tests.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3588. Resolution authorizing and directing the City Con-

troller to transfer the sum of \$1,200.00 from Appropriation No. 1655, Supplies, to Appropriation No. 1658, Equipment, Mechanical Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3575. Resolution authorizing the issuing of a warrant in favor of H. M. Landis, City Treasurer, in the sum of \$2,396.12, in payment of taxes charged against property used by the Pennsylvania Association for the Blind, and charging same to Appropriation No. 41.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 3231. Resolution authorizing the execution and delivery of a deed to John T. Ayres, on payment by him of \$1,321.55, for a certain lot or piece of ground situate in the Thirtieth ward, on La Placé street.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Goehring (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation,

No. 3665. Report of the Committee on Public Works for July 20th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3423. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Virginia avenue, from Plymouth street to Kearsarge street, and providing that the costs, damages and expenses of the same to be assessed against and collected from property specially benefited thereby."

Which was read, and on motion of Mr. Goehring, recommitted to the Committee on Public Works.

Also

Bill No. 3366. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Atkins street, from Termon avenue to Goe avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3594. An Ordinance entitled, "An Ordinance accepting the dedication of certain property, in the Sixth ward of the City of Pittsburgh, for public use for highway purposes, and opening the same as a portion of Thirty-third street."

Which was read.

Mr. Goehring moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys with an affirmative recommendation.

No. 3666. Report of the Committee on Public Service and Surveys for July 20th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3466. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway on Wylie avenue, between Tunnel street and Elm street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3600. An Ordinance entitled, "An Ordinance establishing the

grade of Coverdale street, from Winona street to Roedler way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3601. An Ordinance entitled, "An Ordinance establishing the opening grade of Jupiter way, from Hybla street to Bainton street, as laid out and proposed to be dedicated as a legally opened highway by D. B. Oliver, in a plan of lots of his property, in the Twenty-second ward of the City of Pittsburgh, named D. B. Oliver Plan of Lots."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3602. An Ordinance entitled, "An Ordinance re-establishing the grade of Thirty-third street, from Liberty avenue to Neville street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3603. An Ordinance entitled, "An Ordinance establishing the grade of Valora street, from Wittman street to Behrens street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3604. An Ordinance entitled, "An Ordinance establishing the grade of Winamack street, from Valora street to Coverdale street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Bill No. 3605. An Ordinance entitled, "An Ordinance establishing the grade of Winona street, from Wittman street to Effingham way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr (Pres't Pro tem.)
Garland	Rauh
Goehring	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3423. An Ordinance entitled, "An Ordinance granting unto the Liberty Brewing Company, their successors and assigns, the right to lay, maintain and use certain concrete ducts under and across Hamilton avenue, at a point 93 feet west of Julius street, subject to the terms and conditions of this ordinance."

In Public Service and Surveys Committee, July 20th, 1915, read and amended by adding Section 6, as shown in red, and as amended, ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendment of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.
And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Woodburn moved
A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
Dillinger Hetzel
English Kerr (Pres't Pro tem.)
Garland Rauh
Goehring Woodburn
Herron

Ayes—0.
Noes—None.
And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation.

Bill No. 3468. An Ordinance entitled, "An Ordinance granting permission to Henry Kreiling to erect a platform along the southern side of Water street, adjoining the siding at the foot of Liberty avenue, on Water street."

Which was read.
Mr. Woodburn moved
That further action on the bill be indefinitely postponed.

Which motion prevailed.
Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3667. Report of the Committee on Public Safety for July 20th, 1915, transmitting a resolution and an ordinance to Council.

Which was read, received and filed.
Also

Bill No. 3570. Resolution authorizing the issuing of a warrant in favor of the Ahrens-Fox Fire Engine Company, of Cincinnati, O., in the sum of \$1,364.00, for furnishing and installing one new boiler on American steam fire engine No. 2718, in use in the Bureau of Fire, and charging the same to Code Account No. 1160, Item "F", Repairs, Bureau of Fire.

Which was read.
Mr. Dillinger moved
A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.
And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
English Kerr (Pres't Pro tem.)
Garland Rauh
Goehring Woodburn
Herron

Ayes—0.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also
Bill No. 3571. An Ordinance entitled, "An Ordinance amending Section 1 of an ordinance entitled, 'An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire,' approved July 7th, A. D. 1915, and recorded in O. B. volume 27, page 51."

Which was read.
Mr. Dillinger moved
A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
Dillinger Hetzel
English Kerr (Pres't Pro tem.)
Garland Rauh
Goehring Woodburn
Herron

Ayes—0.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented
No. 3668. Resolution providing that the Mayor and the Council designate and fix the schedule and the time for the furnishing of budget forms to the several departments; the time the said departments shall submit their reports to the Mayor; the time the Mayor shall submit the same to Council, and the time the Council shall fix the tax rate and complete the budget.

Which was read and referred to the Committee on Finance, with instructions to the Law Department to have a representative at the meeting of said Committee.

Also
No. 3669
Whereas, The present sewer on Eighth street (now being regraded and

repared), built in 1847 has become entirely inadequate for present purposes; and

Whereas, Now, while the improvement is in progress is a fitting time to rebuild it.

Resolved, That the Director of the Department of Public Works be directed to investigate, and in case, in his judgment it would be wise to rebuild said sewer, to prepare and introduce an ordinance for that purpose at the next meeting of Council.

Which was read.

Mr. Garland moved

The adoption of the resolution. Which motion prevailed.

Also

Bill No. 3670. Resolved That the standing committees of Council meet at 1:30 P. M., Tuesday, July 27th, 1915, and that a special meeting of Council be held on the following Friday, July 30th, 1915, at 3 P. M.

Which was read.

Mr. Garland moved

The adoption of the resolution. Which motion prevailed.

Mr. Herron presented

No. 3671

Whereas, The Department of Charities has about seventy-five tons of hay in excess of its needs; and

Whereas, Said Department is in need of certain agricultural implements for the cultivation of its lands; therefore, be it

Resolved, That the Director of the Department of Supplies shall be and he is hereby authorized and directed to purchase from the Department of Charities said excess hay at current

market prices, and transfer the cost of said hay from the appropriations for which said hay is purchased to an appropriation item in the Department of Charities for the purchase of farm implements.

Which was read and referred to the Committee on Finance.

Mr. English presented

No. 3672. Resolved, That the Mayor be and he is hereby requested to notify the Department Directors that Council would like to have reports of various matters referred to such departments before the committee meetings on Tuesday, July 27th, 1915, in order that such matters may be disposed of before the vacation.

Which was read.

Mr. Goehring moved.

That the resolution be laid on the table.

Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
Garland	Kerr (Pres't Pro tem.)
Goehring	Woodburn

Noes—Messrs.	
English	Herron
	Rauh

Ayes—6.

Noes—3.

And a majority of the votes being in the affirmative,

The motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Friday, July 30, 1915,

No. 35

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Friday, July 30th, 1915.

Council met, pursuant to Resolution adopted at a meeting held Friday, July 23rd, 1915.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. Rauh to the Chair.

And thereupon Mr. Rauh took the chair.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English (For Mr. Dillinger) presented

No. 3673. Resolution authorizing the issuing of a warrant in favor of S. A. Dies, superintendent of the Bureau of Building Inspection, in the sum of \$106.31 for expenses incurred in trips to Philadelphia, Harrisburg and New York, and charging the same to Code Account No. 1179, Item "B", Miscellaneous Service, Bureau of Building Inspection.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 3674. An Ordinance amending Section two and Section four of an Ordinance approved December 5, 1910, entitled, "An Ordinance relating to milk, skimmed milk, and cream, regulating and governing the sale, production and care of same, and providing penalties for violation thereof," by providing for the time when the provisions of these sections shall apply, and by providing for the time at which samples for testing shall be taken.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Garland presented

No. 3675. Resolution authorizing and directing the Board of Water Assessors to issue an exoneration to Mrs. Lea, Executor of the Estate of Wilson M. Lea, for water rent for the years 1912 and 1913, on property located in the First ward.

Also

No. 3676. Resolution authorizing the City Solicitor to satisfy lien filed against property of Nicholas White at 1247 Term, 1911, for tax for the year 1909 on property in old Twenty-first ward, upon payment by Mr. White of \$1.13, and charging the costs to the City.

Also

No. 3677. Resolution authorizing the issuing of a warrant in favor of J. A. Ferguson in the sum of \$250.00 for services as Clerk and Supervisor for the Commission on Revision of Building Code for the month of August, 1915, and charging the same to Appropriation No. 1385.

Also

No. 3678. Resolution authorizing the issuing of a warrant in favor of the German Evangelical Church in the sum of \$350.85, refunding overpaid water rent for the year 1915 on property located at 610 to 624 Smithfield street in the Second ward, and charging the same to Appropriation No. 41.

Also

No. 3679. Resolution authorizing the issuing of a warrant in favor of Philip Hamburger in the sum of \$339.08, refunding overpaid water rent for the year 1915 on property located at 140 and 142 Sixth street in the Second ward, and charging the same to Appropriation No. 41.

Also

No. 3680. Resolution authorizing the issuing of a warrant in favor of James McTighe in the sum of \$143.89, refunding overpaid water rent for the year 1915 on property located at Nos. 1704-1706-1708 Fifth avenue, in the First ward, and charging the same to Appropriation No. 41.

Also

No. 3681. Resolution authorizing the issuing of a duplicate warrant in favor of Christopher Magee, Trustee, in the sum of \$256.25, replacing Warrant No. 17191 either lost or destroyed, drawn in favor of said Christopher Magee, Trustee, for payment of rent of stable on Tunnel street used by the City, and charging the same to Appropriation No. 1145.

Also

No. 3682. Resolution authorizing the issuing of a duplicate warrant in favor of the Pittsburgh Foundry and Machine Company in the sum of \$29.06, replacing Warrant No. 13587 drawn in favor of said company, which was either lost or destroyed, and charging the same to Appropriation No. 1760.

Also

No. 3683. An Ordinance authorizing the appointment of one person to act as Clerk and Supervisor to the Committee on Revision of Building Laws, and fixing the salary thereof.

Also

No. 3684. An Ordinance amending Sections two and six of an ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of two million seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon," approved November 14th, 1914.

Also

No. 3685. An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars (\$90,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a refuse disposal plant, and providing for the redemption of said bonds and the payment of interest thereon.

Which were severally read and referred to the Committee on Finance.

Also

No. 3686. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers in the Motor street drainage

basin, and providing for the payment of the cost thereof.

Which was read and referred to the Committee on Public Works.

Also

No. 3687. An Ordinance to promote the health and efficiency of firemen of the City of Pittsburgh by providing for a two-platoon system for firemen in the Department of Public Safety.

Which was read and referred to the Committee on Public Safety.

Mr. Hetzel presented

No. 3688. Resolution authorizing the issuing of a warrant in favor of Gerardo Albanese, laborer in the employ of the Distribution Division of the Bureau of Water, for \$40.00, in full payment of wages from March 16th, 1915, to April 7th, 1915, inclusive, lost time on account of injuries received in the performance of his duties, and charging the same to Bond Account No. 171-A, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 3689. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000 from Code Account 1790, Miscellaneous Services, to Code Account 1792, Materials, Bureau of Recreation, Department of Public Works.

Which was read and referred to the Committee on Finance.

Also

No. 3690. Resolution authorizing the issuing of a warrant in favor of John A. O'Connor, laborer in the Bureau of Water, for the sum of \$26.00 for 13 days' lost time on account of disability, and charging the same to Appropriation No. 1645, Wages, Temporary Employees, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Also

No. 3691. An Ordinance authorizing and directing the conveyance to the County of Allegheny of City Hall property at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor property in O'Hara township, in exchange for the conveyance to the City, by the County, of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange.

Also

No. 3692. Resolution authorizing the Director of the Department of Public Works to make such further repairs to the South Side Market as desired by the Department of Public Works with City force at a cost not exceeding \$470.76, and charging the same to the balance remaining in the insurance collected on this market.

Also

No. 3693. An Ordinance authorizing the Mayor and the Director

of the Department of Public Works to advertise for and award a contract or contracts for the construction and equipment of public comfort stations in the South Side Market and providing for the payment of same.

Also

No. 3694. An Ordinance conferring the right upon the Commissioners of the County of Allegheny to construct and re-adjust certain sewers and connections which are made necessary by the construction of the proposed County Highway Tunnel, Number One.

Also

No. 3695. An Ordinance authorizing and directing the construction of a public sewer on Bedford avenue, from a point about twenty (20') feet southwest of Wandless way to present sewer on Morgan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3696. An Ordinance authorizing and directing the construction of a public sewer on north sidewalk of Butler street, from a point near Baker street to the existing sewer on Chislett street and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3697. An Ordinance authorizing and directing the construction of a public sewer on Catalpa street and private property, from points west of Baltimore street and Candace street to the existing sewer on Boustead street, with branch sewers on Candace street and Sunol way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3698. An Ordinance authorizing and directing the construction of a public sewer on the west sidewalk of Denniston street, from the present sewer on Aylesboro avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3699. An Ordinance authorizing and directing the construction of a public sewer on Elkton street, from a point about 20 feet southeast of Ramona street to present sewer on Lorenz avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3700. An Ordinance authorizing and directing the construction of a public sewer on Finance street, from a point about twenty (20') feet west of Brushton avenue to the

existing sewer on Braddock avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3701. An Ordinance authorizing and directing the construction of a public sewer on Gopher street and Campania avenue, from a point about forty (40') feet north of Worthington street to existing sewer on Bravo way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3702. An Ordinance authorizing and directing the construction of a public sewer on Mansfield avenue, from a point about six hundred (600') feet west of Weaver street to the existing sewer at Weaver street, with branch sewers on Sedan way, Weaver street and the northwest sidewalk of Walbridge street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3703. An Ordinance authorizing and directing the construction of a public sewer on Orbin street and private property of S. B. Waughter, from Granite street to Herron avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3704. An Ordinance authorizing and directing the construction of a public sewer on Reed street, from Breckenridge street to the existing sewer on Reed street at Center avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3705. An Ordinance authorizing and directing the construction of a public sewer on Sarah street, from a point about forty (40') feet west of South Twenty-seventh street to the existing sewer on South Twenty-sixth street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3706. An Ordinance authorizing and directing the construction of a public sewer on the east sidewalk of Sheridan street and Grafton street, from a point about one hundred and twenty (120') feet north of Bryant street to the existing sewer on Grafton street, at a point about eighty (80') feet west of Sheridan street, with a branch sewer on the west sidewalk of Sheridan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3707. An Ordinance authorizing and directing the construction of a public sewer on Wymore street and Lindsay street, from Steuben street to Harker street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3708. An Ordinance authorizing and directing the construction of a public sewer on Somers street, from a point about eighty (80') feet south-east of Webster avenue to the existing sewer on Wylie avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3709. An Ordinance authorizing and directing the construction of a public sewer on Susquehanna street, from a point about sixty (60') feet west of Lang street to the existing sewer on Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3710. An Ordinance authorizing and directing the construction of a public sewer on Torrens street, from points about 90 feet south of Frankstown avenue and about 40 feet north of Hamilton avenue to present sewer on Transit way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3711. An Ordinance authorizing and directing the construction of a public sewer on Woodville avenue, from Lime street to existing sewer at Saw Mill Run, with branch sewers on Woodstock street, Lime street and Lewis street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3712. Petition for the grading, paving and curbing of Formosa way, from Neuman way to Hale street.

Also

No. 3713. An Ordinance authorizing and directing the grading, paving and curbing of Formosa way, from Neuman way to Hale street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3714. An Ordinance authorizing and directing the grading, paving and curbing of Torrens street, from Hamilton avenue to Frankstown avenue, and providing that the costs, damages and expenses of the same be

assessed against and collected from property specially benefited thereby.

Also

No. 3715. An Ordinance authorizing and directing the grading, paving and curbing of Neuman way, from Hamilton avenue to Kelly street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3716. An Ordinance authorizing and directing the grading, paving and curbing of Susquehanna street, from Lang avenue to the west line of Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3717. An Ordinance authorizing and directing the grading, paving and curbing of Ticase way, from Tioga street to Alsace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were severally read and referred to the Committee on Public Works.

Mr. Gochring presented.

No. 3718. Communication from Samuel W. Black Company offering to sell to the City for playground purposes property located at the southeast corner of Bennett street and Murtland avenue for \$16,000.

Which was read and referred to the Committee on Finance.

Also

No. 3719. Communication from the Hazelwood Board of Trade asking that the grade crossings at Hazelwood and Marion junctions and at the National Tube Company siding, be eliminated.

Also

No. 3720. Communication from the Civic Club of Allegheny County regarding the infractions of the law forbidding political advertisement upon public property.

Which were read and referred to the Committee on Public Works.

Also

No. 3721

MAYOR'S OFFICE.

Pittsburgh, July 24, 1915.

To the President and

Members of Council,

City.

Gentlemen:

In accordance with our last meeting pertaining to trying to bring to a close the matter pending between the Pittsburgh Railways Company and the City, I wrote Mr. Callery, President of the railways company and enclose herewith copy of a reply received from his private secretary which will show that nothing can be done until such time as

Mr. Callery arrives from his vacation. He being the President of the corporation I do not suppose anything could be agreed to without his O. K.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Copy of letter from the Pittsburgh Railways Company, signed by J. E. Eberly, Secretary to the President, in which he states that Mr. James D. Callery, President, is not expected to return from his vacation for some time.

Which was read, received and filed.

The Chair presented.

No. 3722. Communication from John J. McKelvey, Director of the Department of Charities and A. I. Boyle, Superintendent of North Side City Home, inviting the members of Council to attend field day and entertainment for the inmates at the North Side City Home, Saturday, July 31st, 1915, from 2 to 5 P. M.

Which was read.

Mr. Garland moved

That the invitation be accepted.

Which motion prevailed.

Also

No. 3723

MAYOR'S OFFICE.

Pittsburgh, July 29, 1915.

To the President and

Members of Council,

City of Pittsburgh.

Gentlemen:

Enclosed herewith is an invitation from Hon. F. A. Hartenstein, Mayor of Youngstown, in which an invitation is extended to your honorable body and the Mayor to be present at the opening and installing of their new "White Way Lighting System," Wednesday evening, August 18th.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Attached is invitation of F. A. Hartenstein, Mayor, and Allen Shale, D. Kenvin and T. Woods, members of Lighting Committee on City Council, to the Mayor of Pittsburgh and the City Council to attend opening and installing of their new "White Way System," Wednesday evening, August 18, 1915.

which was read.

Mr. Garland moved

That the invitation be accepted.

Which motion prevailed.

Also

No. 3724

MAYOR'S OFFICE.

Pittsburgh, July 29, 1915.

To the President and

Members of Council,

City.

Gentlemen:

In reply to your communication of the 21st and 28th inst., having attached thereto letters received by your honor-

able body from various ministers pertaining to the moral conditions in our City, would state that I receive weekly reports pertaining to such conditions all of which are very favorable. However, since receiving your communication I have had a meeting with the Commissioners of the different districts and have their verbal assurance that the City of Pittsburgh is in the best condition it has ever been in, in fact, it is in better shape with respect to the complaints made than any other City in the country irrespective of the size of the same. I am returning you herewith the correspondence on the subject.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Attached is copies of letters received from various pastors of churches and residents of Pittsburgh complaining of inefficiency in the police bureau and the police courts of the City of Pittsburgh, which were in Committee on Public Safety, July 20th and July 27th, 1915, read and referred to His Honor, the Mayor, and the Director of the Department of Public Safety for report.

Which was read, received and filed.

UNFINISHED BUSINESS.

Mr. Woodburn called up

Bill No. 3374. An Ordinance entitled, "An Ordinance repealing the portion of Ordinance No. 62, entitled, 'An Ordinance re-establishing the grade of Penn avenue, from Eleventh street to Water street,' approved the eleventh day of March, 1915, which re-establishes the grade of Penn avenue, from the westerly line of Eleventh street to the westerly line of Seventh street."

In Council, July 13th, 1915, Bill read and laid on the table.

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3725. Report of the Committee on Finance for July 27th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Mr. Garland moved

In order to consider the several committee reports, a suspension of Rule VIII, providing that bills, ordinances and resolutions when returned from committee, shall be printed and a copy mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.
Also

Bill No. 3625. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of seven hundred thirty-five thousand dollars (\$735,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the opening and improvement of a public highway along the face of Mt. Washington hillside from Brownsville avenue to Grandview avenue, and the change of grade of and the reimprovement of East Carson street, from Brownsville avenue to Seventh street, and the improvement and extension of the water system, and providing for the redemption of said bonds and the payment of interest thereon,' approved November 18th, 1914."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3626. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of eight hundred sixty-seven thousand dollars (\$867,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the widening and improvement of Grant boulevard, and the widening and improvement of Amanda street, from Mt. Oliver street to Freeland street, and Freeland street, from Amanda street to South Eighteenth street and the widening, straightening and improving of Chariers avenue, from Corliss street to Sheridan station on the P. C. C. & St. L. Railroad and the construction of a public bridge over Saw Mill Run to connect Beechview with Mt. Washington, and the opening and improving of a public highway to connect said bridge with Fallowfield avenue,

and the widening, straightening and otherwise improving of Saw Mill Run, and providing for the redemption of said bonds and the payment of interest thereon,' approved November 17th, 1914."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3627. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of one million sixty-eight thousand dollars (\$1,068,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a surface water sewer in the Nine Mile drainage basin, the construction of a surface water sewer on and the improvement of West Liberty avenue, from Warrington avenue to the City line, the widening and improvement of Ohio street, from Heinz street to the City line, and the raising of the grades of Penn avenue, from Eleventh street to Water street, and Duquesne way, from Anderson street to Evans alley, and the changing of grades and reconstruction of other streets and highways incident thereto, and providing for the redemption of said bonds and the payment of interest thereon,' approved November 13, 1914."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3560. Resolution authorizing the issuing of a warrant in favor of R. J. Alderdice in the sum of \$26.90 for expenses incurred in collecting evidence against keepers of disorderly houses, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3631. Resolution authorizing the issuing of warrants drawn on Appropriation No. 1385, Revision of Building Laws, for the payment of the expenses of preparation of a building code, upon vouchers approved by the Chairman of the Finance Committee of Council.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3564. Resolution authorizing the issuing of a warrant in favor of Mrs. Ida Forsaith in the sum of \$2.00, for miscellaneous expenses incurred in the performance of her duties as a Woman Police Auxiliary, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of council in the affirmative, the resolution passed finally.

Also

Bill No. 3630. Resolution authorizing and directing the City Controller to transfer from Appropriation No. 1059, Employment of Professional Accountants and Temporary Employees, Bureau of Accounting Revision, the sum of \$1,297.77 to Appropriation No. 1385, Revision of Building Laws, for the payment of expenses of preparation of building code.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3589. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Code Account 1795, "Structural and Non-structural Improvements," to Code Account 1789 1-2, Wages, Temporary Employees, Bureau of Recreation, Department of Public Works.

Which was read, and on motion of Mr. Kerr, recommitted to the Committee on Finance.

Also, with a negative recommendation.

Bill No. 3578. Resolution authorizing and directing the proper officers of the City to satisfy the lien filed at No. 986 September Term, 1911, against property at Nos. 6629, 6631, 6633 and 6635 Bower street of James W. Allison, upon payment of \$3.23 and the costs.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 3726. Report of the Committee on Public Works for July 27th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3364. An Ordinance entitled, "An Ordinance providing for the making of a contract or contracts for furnishing an automobile for the use of the Bureau of Engineering, Department of Public Works."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3657. An Ordinance entitled, "An Ordinance repealing Ordinance No. 680, entitled, 'An Ordinance widening Everett street, from Franks-town avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer street, in the Eleventh and Twelfth wards of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby,' approved December 12th, 1912."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3592. Resolution authorizing the issuing of a warrant in favor of Sunlight Illuminating Company for 200 iron lamp posts (mantle) at \$7.00 each, amounting to \$1,400.00, same to be paid from Appropriation made to the Bureau of Light, Code Account 1673, Materials, 1915.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Gochring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

No. 3727. Communication from property owners on Virginia avenue asking that the ordinance for the improvement of said Virginia avenue be recommended to the Committee on Public Works for further hearing.

Which was read and referred to the Committee on Public Works.

Also

Bill No. 3420. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Virginia avenue, from Plymouth street to Kearsarge street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read, and on motion of Mr. Kerr, recommitted to the Committee on Public Works.

Also, with a negative recommendation,

Bill No. 926. Resolution authorizing the issuing of a warrant in favor of William E. Drum for \$100.00, salary for one month, being for lost time during the month of April, 1914, on account of sickness contracted in the discharge of his duties as transitman in the Bureau of Engineering, Department of Public Works, and charging same to Appropriation No. 1459, Bureau of Engineering.

Which was read.

Mr. English moved.

That the resolution be recommitted to the Committee on Public Works.

Which motion prevailed.

Also

Bill No. 1104. Resolution authorizing the issuing of a warrant in favor of William E. Drum for \$74.10, for 23-31st of one month, for lost time during the month of May, 1914, on account of sickness contracted in discharge of his duties as transitman in the Bureau of Engineering, Department of Public Works, and charging same to Appropriation No. 1459, Bureau of Engineering.

Which was read.

Mr. English moved

That the resolution be recommitted to the Committee on Public Works.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3728. Report of the Committee on Public Service and Surveys for July 27th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3644. An Ordinance entitled, "An Ordinance vacating Blair street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 429, approved February 4th, 1882, between Tecumseh street and a point 469.9 feet northwardly therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3646. An Ordinance entitled, "An Ordinance vacating Langhorn street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 329, approved February 4th, 1901, between Tecumseh street and a point 463.27 feet northwardly therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3648. An Ordinance entitled, "An Ordinance establishing the grade on Dakota street, from Bryn Mawr road to the third angle eastwardly therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr

Goehring Rauh (Pres't Pro tem.)
Herron Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3649. An Ordinance entitled, "An Ordinance repealing that portion of Ordinance No. 91, entitled, 'An Ordinance locating Enfield street, from Center avenue to the north line of Glen alley at the southern end of Enfield street, as shown upon Mellon's Plan of Ben Venue,' approved the 30th day of June, 1900, which located Enfield street, from the first angle north of Baum boulevard to the north line of Glen way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3650. An Ordinance entitled, "An Ordinance establishing the grade of Juniper street, from Edmond street to Lorigan street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr

Goehring Rauh (Pres't Pro tem.)
Herron Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3651. An Ordinance entitled, "An Ordinance establishing the grade of Utica way, from Henry street to Filmore street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3653. An Ordinance entitled, "An Ordinance repealing Ordinance No. 8, entitled, 'An Ordinance locating Breed street, from Uxor alley to South Fifteenth street,' approved May 16th, 1890."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3652. An Ordinance entitled, "An Ordinance re-establishing the grade of Tenth street, from Penn avenue to Liberty avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Woodburn at this time arose and asked the unanimous consent of Council that Mr. T. J. Keenan be given the privilege of the floor.

There being no objections, Mr. T. J. Keenan was given the privilege of the floor, and read the following communication:

DEPARTMENT OF LAW.

Pittsburgh, July 15th, 1915.

T. J. Keenan, Esq.,

Keenan Bldg., City.

Dear Sir:

Considering further the matter of the improvement of Penn avenue, it has seemed advisable to prepare new waivers which provide for the change of grade only between Federal street and Sandusky street, the former Sixth street, to the former Seventh street, and I herewith enclose several of these waivers which you may take to the property owners between these points. So far as the property owners between Seventh street and Eleventh street are concerned, since the grade is to remain the same under the proposed new plan, it will not be necessary to secure their waivers.

I herewith enclose a list of the property owners between Sixth and Seventh streets and have indicated opposite the name of each whether or not he has signed the previous waiver.

Yours truly,

CHAS. K. ROBINSON.

Mr. Keenan stated that the repeal of the ordinance changing the grade of Penn avenue between Seventh and Eleventh streets would not invalidate the waivers covering the other sections of the Penn Avenue Improvement; that the cost of the change of grade on Penn avenue from Seventh to Eleventh streets would far exceed the benefits derived therefrom; that the only waivers affected by the repeal of the ordinance changing the grade on Penn avenue between Seventh and Eleventh streets would be the waivers signed by property owners abutting on Penn avenue between Sixth and Seventh streets; and that he was confident that the seven property owners who waived damages to their property on Penn avenue between Sixth and Seventh streets would sign new waivers. He further stated that the question whether the repeal of a portion of the regrading project would invalidate all the damage waivers should again be referred to the Law Department for an opinion in view of the opinion given him by Mr. Robin-

son. He further stated that the proposed change in grade was so light and the damage caused by it would be so large that the City ought not to change the grade.

The Clerk read for the information of Council an opinion of Mr. C. K. Robinson, Assistant City Solicitor, dated July 7, 1915, submitted to the Committee on Public Service and Surveys regarding the nullification of the waivers of property owners on Penn avenue.

Mr. Kerr moved

That an opinion be furnished by the Law Department to Council (1) whether the repeal of the ordinance changing the grade of Penn avenue between Seventh and Eleventh streets would not invalidate the waivers covering the other sections of the Penn avenue improvement; (2) whether the cost of the change of grade on Penn avenue from Seventh to Eleventh streets would far exceed the benefits derived therefrom; and (3) whether the waivers affected in repealing the change of the grade on Penn avenue between Seventh and Eleventh streets would only be the waivers of the property abutting on Penn avenue between Sixth and Seventh streets; this opinion to be submitted at the next meeting of Council.

Which motion prevailed.

Mr. Woodburn moved

That the bill be laid over for the present.

Which motion did not prevail.

And the bill as read a second time was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzl
Garland	Kerr
Gochring	Woodburn
Herron	

(Mr. Raub, President Pro tem., not voting).

When the name of Mr. English was called, he arose and said,

"Mr. Chairman and Gentlemen: I vote Aye on this ordinance with the understanding that it means the original grades as established will be carried through in the complete improvement."

When the name of Mr. Garland was called, he arose and said,

"Mr. Chairman and Gentlemen: I vote Aye for the same reason as given by Mr. English."

When the name of Mr. Herron was called, he arose and said,

"Mr. Chairman and Gentlemen: I vote Aye for the same reason as already given."

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3318. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers and west of Hooper street, Washington place and Sixteenth street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

In Public Service and Surveys Committee, July 27, 1915, read and amended in Sections 2 and 3 as shown in red, and by striking out Sections 10 and 11, and inserting in lieu thereof new Sections to be known as Sections 10 and 11, and by adding a new Section to be known as Section 12, and as amended ordered to be returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill as amended in Committee and agreed to by Council was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English moved

To amend the bill in Section 7 by striking out the following: "and shall continue thereafter until such time as the City shall acquire the property and plant of said Company, as hereinafter provided. At any time after the said period of twenty-five years the City may acquire the property of said Company by paying a price therefor to be determined as hereinafter provided."

Which motion prevailed.

And the bill as read a second time, and amended, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzl
Garland	Kerr
Goehring	Rauh (Pres't Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally as amended.

Also, with a negative recommendation,

Bill No. 1301. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, its successors and assigns, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers and west of Hooper, Epiphany and Sixteenth streets for the purpose of laying and maintaining conduits, pipes, etc., thereunder for the conveyance and distribution of steam or hot water for heat and other purposes."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 1618. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, the west of Hooper, Epiphany and Sixteenth streets, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3148. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, and west of Hooper, Epiphany and Sixteenth streets, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 3729. Whereas, Under the provisions of the Act of Assembly of

June 15th, 1915, it is provided that the annual appropriation ordinance shall be passed before December 1st, and that the reports of the various departments shall be transmitted to Council at such time prior to December 1st of each year as may be fixed by the Mayor and Council and it is necessary to fix the said time, in accordance with the provisions of said Act; now, therefore, be it,

Resolved, That the Mayor and Council designate and fix November 1st, 1915, as the latest date at which the reports of the various departments, as provided in said Act of Assembly, shall be transmitted to Council.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. English presented

No. 3730

Whereas, The Supreme Court of the State of Pennsylvania has rendered a decision affecting various improvements for which Council had authorized a Bond Issue; and

Whereas, The public at large and particularly the people living in the vicinity of the proposed improvements are anxious to know just what is to be done in this matter; and

Whereas, It is desirable that the people be fully informed about the questions involved; therefore, be it

Resolved, That the City Controller be and he is hereby requested to furnish each member of Council a written statement as to how the bonded debt of the City is affected by the decision of the Supreme Court, and that the City Solicitor be requested to furnish an opinion as to how the decision of the Supreme Court in this case affects the bonding power of the people and the Council; and that in case the Controller and the City Solicitor cannot agree as to the status of the bonding power of the Council, then the Mayor is requested to furnish the Council a written opinion from the bond attorneys; and, be it further

Resolved, That His Honor, the Mayor, be requested to call a conference with the City Controller, the Council, the City Solicitor and the Bond Attorneys, when this information is ready for Council.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 3731. Whereas, The emergency reserve supply of water at Marshalsea is only sufficient to last for one to two days; and

Whereas, The patients to the number of 1200 to 1400 would suffer greatly in case of a broken water main; and

Whereas, The sum of \$9,000.00 paid annually to a private water company for supplying water to Marshalsea represents the interest and sinking fund

charge on approximately \$130,000.00; therefore, be it

Resolved, That a committee of three members of Council be appointed to investigate the advisability of the City furnishing water to the City buildings at Marshalsea.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And Messrs. English, Hetzel and Dillinger were appointed as members of said committee.

Mr. Goehring presented.

No. 3732. Whereas, The Board of Directors of the Homeopathic Hospital are considering the subject of abandoning the hospital situated on Second avenue and

Whereas, This action would leave only two hospitals in the downtown district to which emergency cases can be committed,

Resolved, That the President of Council shall be and he is hereby directed to appoint a committee of three to meet a similar committee appointed by the Board of Directors of the Homeopathic Hospital to consider and report on the advisability of adopting some policy by which said hospital can be continued in operation.

Which was read.

Mr. Goehring moved.

The adoption of the resolution.

Upon which motion, Mr. Kerr demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Goehring	Rauh (Pres't Pro tem.)
Herron	

Noes—Messrs.

Kerr Woodburn

Ayes—5.

Noes—2.

And a majority of the votes of Council being in the affirmative,

The motion prevailed.

And Messrs. Woodburn, Kerr and Dillinger were appointed as members of said committee.

Also

No. 3733

Whereas, In connection with location of the Schenley Monument the City authorities contemplate making certain changes in the main entrance to Schenley Park and in the grounds adjacent thereto; and

Whereas, The Schenley Park concerts are held at a point located (as shown by the print hereto attached) some 4-100 feet, or about three-quarters of a mile, from the Forbes street entrance; and

Whereas, Said concerts, largely patronized as they are by women and children at said location, and by reason of its distance from the street car lines

and lack of protection in case of sudden storms, is very undesirable; and

Whereas, It is desirable that in the changing of the grounds near the park entrance consideration should be given to the providing for a suitable place for public gatherings, including concerts and other entertainments; now, therefore, be it

Resolved, That a special committee of three members of Council be appointed to take up with the Director of the Department of Public Works the advisability of changing the location for the holding of public concerts and the providing for the same, as well as other public gatherings at a place at or near the main entrance to Schenley Park, and that said committee report its findings and conclusions to Council.

Which was read.

Mr. Goehring moved.

The adoption of the resolution.

Which motion prevailed.

And Messrs. **Rauh**, **Garland** and **Herron** were appointed as members of said committee.

Mr. English called up

Bill No. 3589. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Code Account 1795, "Structural and Non-structural Improvements," to Code Account 1789 1-2, "Wages, Temporary Employees, Bureau of Recreation, Department of Public Works.

In Council, this day, read and recommended to the Committee on Finance.

Which was read.

Mr. English moved

To reconsider the vote by which the resolution was recommitted to the Committee on Finance.

Upon which motion, **Mr. English** demanded a call of the Ayes and Noes, and the demand having been sustained, the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English **Goehring**

Noes—Messrs.

Hetzel

Rauh (Pres't Pro tem.)

Kerr

Woodburn

Ayes—2.

Noes—4.

And a majority of the votes being in the negative, the motion was rejected.

Mr. Herron moved.

That the following members be excused for absence from Council and committee meetings:

Mr. Dillinger on July 20th and 30th, 1915; **Mr. Garland** on July 6th and 7th, 1915; **Mr. Woodburn** on July 20th, 1915.

Which motion prevailed.

And there being no further business before the meeting, the **Chair** declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Monday, August 9, 1915,

No. 36

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Monday, August 9, 1915.
Council met pursuant to the following call:

Pittsburgh, Pa., August 6, 1915.
Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Monday, August 9th, 1915, at 1 o'clock P. M., for the consideration of such business as may come before the meeting.

Yours respectfully,
J. M. GOEHRING,
President.

Which was read, received and filed.
Present—Messrs.

English, Herron,
Garland, Hetzel,
Goehring. (President), Woodburn.

Absent—
Dillinger, Kerr,
Rauh.

The Chair stated

That as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 3734. Petition of residents and property holders in Brookline, Nineteenth ward, asking for the repair of Sussex avenue, from Woodbourne avenue southwardly to the city line.

Which was read and referred to the Committee on Public Works.

Mr. Garland presented

No. 3375. Resolution authorizing and directing the Mayor to execute and deliver a deed to Frank B. Maloy for property purchased at Sheriff's sale belonging to Gertrude Ryan, fronting 270.21 feet on Bailey avenue, upon the payment of \$500.00.

Which was read and referred to the Committee on Finance.

Mr. Herron presented

No. 3736. Resolution authorizing the issuing of a warrant in favor of C. L. Mohnhey in the sum of \$202.00, for extra brick and plastering work, etc., at No. 2 Police Station. Charging to Code 1148, Item E, Repairs, Bureau of Police.

Which was read and referred to the Committee on Public Safety.

Mr. Hetzel presented

No. 3737. An Ordinance accepting the dedication of certain property in the Fourteenth ward of the City of Pittsburgh, for public use for highway purposes, and opening the same as a portion of Juniata Place.

Which was read and referred to the Committee on Public Service and Surveys.

The Chair presented.

No. 3738. Communication from M. R. Lare making application for the position of steel inspector on new County-City Building.

Also

No. 3739. Communication from Geo. W. Greene making application for position of steel inspector on new City and County Building.

Which were read and referred to the Joint City and County Building Committee.

Also

No. 3740. Communication from Mary A. Ward, Attorney-in-fact for Katherine P. McMahon, and Lillie B. Hyslop, asking for the passage of an ordinance for the grading, paving and curbing of Belasco avenue, from Baltimore street to Crosby avenue.

Also

No. 3741. Communication from Hugh M. Hay Plumbing Company, pro-

testing against paying certain charges for the opening of the surface of Fontella, Reedsdale and Lighthill streets. Which were read and referred to the Committee on Public Works.

Also

No. 3742. Communication from Citizens in the vicinity of Flavel street protesting against the storage of inflammable materials in a warehouse situate in the rear of 144 Flavel street as being a menace to the public safety and health.

Which was read and referred to the Committee on Public Safety.

Also

No. 3743. Communication from C. C. Hamilton offering to sell property on Stanton avenue adjoining Highland Park Entrance, owned by J. A. Young.

Also

No. 3744. Communication from the Mayor relative to Bill No. 3729, designating and fixing November 1st, 1915, as the latest date upon which the reports and estimates of departments shall be transmitted to Council.

Also

No. 3745. Communication from the City Controller relative to the indebtedness of the City of Pittsburgh.

Which were severally read and referred to the Committee on Finance.

Also

No. 3746.

DEPARTMENT OF LAW,

City of Pittsburgh.

Pittsburgh, August 7th, 1915.

To the Council,

City Hall, Pittsburgh.

Gentlemen:

Replying to your request expressed in the following motion: "That an opinion be furnished by the Law Department to Council (1) whether the repeal of the ordinance changing the grade of Penn avenue between Seventh and Eleventh streets would not invalidate the waivers covering the other sections of the Penn avenue improvement; (2) whether the cost of the change of grade on Penn avenue, from Seventh to Eleventh streets would far exceed the benefits derived therefrom; and (3) whether the waivers affected in repealing the change of the grade on Penn avenue, between Seventh and Eleventh streets would only be the waivers of the property abutting on Penn avenue between Sixth and Seventh streets; this opinion to be submitted at the next meeting of Council."

I beg to say:

First: An ordinance changing the grade of Penn avenue between Seventh and Eleventh streets would not, in my judgment, invalidate the waivers covering the other sections of the Penn avenue improvement. By the clear terms of each waiver as drawn and executed by the property owner, it is based upon and confined to the improvement made within the territory or district mentioned and described therein, the legal effect of which provision is to restrict the sign-

ers of said waivers in their rights to operations such as change of grade and other features within the zone or district to which said waivers apply.

Second: The Director of Public Works is the proper source of information as to cost, etc., of any change of grade, but as to benefits, the waivers are all based expressly upon non-assessment of any benefits against the signers.

Third: This question is practically answered by the reply to the first, to the effect that said waivers are all divided into different districts or zones and the signer of each waiver is restricted in his right to the particular district or zone to which his waiver applies.

Respectfully,

CHARLES A. O'BRIEN.

Which was read, received and filed.

The Chair stated

If it is necessary to have a hearing, Council will have it now. That at the last meeting of Council action had been indefinitely postponed on the ordinance providing for the repealing of the ordinance re-establishing the grade of Penn avenue, and that under the rules of Council it would be necessary to reconsider the action at the same or next subsequent meeting, otherwise the ordinance could not be revived during the present session of Council.

Mr. English stated

That he would like to be placed on record as intending to vote on the proposition as he thought proper, as the Law Department had practically reversed itself in the last opinion.

MOTIONS AND RESOLUTIONS.

Mr. Woodburn presented

No. 3747. Resolved, That the Mayor be and he is hereby requested to return to Council, for further consideration, Bill No. 3318, An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, and west of Hooper street, Washington place and Sixteenth street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder, for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned, without action thereon.

Bill No. 3318. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating

Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, and west of Hooper street, Washington place and Sixteenth street, for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

In Council, July 30th, 1915, Rule Suspended, bill read a first and second times and amended by striking out part of Section 7, as shown in red, and as amended agreed to on second reading, bill read a third time and finally passed.

Which was read.

Mr. Woodburn moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Wednesday, August 11, 1915,

No. 37

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Wednesday, Aug. 11th, 1915.
Council met pursuant to the following call:

Pittsburgh, August 9th, 1915.
Mr. E. J. Martin,
Clerk of Council.
Dear Sir:

Please call a special meeting of Council for Wednesday, August 11th, 1915, at 1 o'clock, P. M., for the consideration of such business as may come before the meeting.

Yours respectfully,

J. M. GOEHRING,
President.

Which was read, received and filed.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

In accordance with the announcement of President Goehring of June 15th, 1915, he called Mr. Woodburn to the Chair.

And thereupon Mr. Woodburn took the Chair.

The Chair stated

That as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. Garland moved

A suspension of Rule V, providing that the Clerk shall mail a notice to the members of special meet-

ings of Council not less than 48 hours previous to said meetings.

Which motion prevailed.

Mr. Garland moved

A suspension of Rule VIII, providing that bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

PRESENTATIONS.

Mr. Garland presented

No. 3748. Resolution authorizing and directing the City Controller to transfer the sum of \$675.00 from Appropriation No. 43 to an appropriation item to be known as "Bridge Seats on South Tenth and South Twenty-second street Bridges."

Also

No. 3749. Resolution authorizing the Director of the Department of Public Works to construct the proposed benches on the South Tenth and South Twenty-second street Bridges by means of employees of his department, provided the amount expended for labor and material shall not exceed the sum of \$675.00.

Which were read and referred to the Committee on Finance.

Mr. Kerr presented

No. 3750. Petition of George Englert for exoneration of assessment of water tax on property on Quarry Run road, for year 1909, amounting to \$15.00, interest and costs thereon.

Which was read and referred to the Committee on Finance.

Mr. Goehring presented.

No. 3751. Communication from John T. Shea in relation to the City purchasing property owned by the Pennsylvania Railroad Company on Josephine street, between South Twenty-first and Greely streets for a park or playground.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3752. Report of the Committee on Finance for August 10th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3683. An Ordinance entitled, "An Ordinance authorizing the appointment of one person to act as Clerk and Supervisor to the Committee on Revision of Building Laws, and fixing the salary thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3589. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000 from Code Account 1795 "Structural and Non-structural Improvements," to Code Account 1789 1-2, "Wages, Temporary Employees," Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't Pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3689. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000 from Code Account 1790, Miscellaneous Services, to Code Account 1792, Materials, Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3677. Resolution authorizing the issuing of a warrant in favor of J. A. Ferguson in the sum of \$250.00 for services for the month of August, 1915, as Clerk and Supervisor of the Commission on Revision of Building Code, and charging same to Appropriation No. 1385.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 3753. Report of the Committee on Public Works for August 10th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3691. An Ordinance entitled, "An Ordinance authorizing

and directing the conveyance to the County of Allegheny of City Hall property at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara township, in exchange for the conveyance to the City by the county of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time, and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Garland Kerr
Goehring Rauh
Herron Woodburn (Pres't pro tem.)
Hetzel

Noes—Messrs.

English

When the names of Mr. English was called, he arose and said,

"Mr. Chairman and Gentlemen—To be consistent, I must vote "No" on this proposition."

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3694. An Ordinance entitled, "An Ordinance conferring the right upon the Commissioners of the County of Allegheny, to construct and readjust certain sewers and connections which are made necessary by the construction of the proposed County Highway Tunnel, Number One."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English Hetzel
Garland Kerr
Goehring Rauh
Herron Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3686. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers in the Motor Street Drainage Basin, and providing for the payment of the cost thereof."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English Hetzel
Garland Kerr
Goehring Rauh
Herron Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3692. Resolution authorizing the Director of the Department of Public Works to make further repairs to the South Side Market, at a cost not exceeding \$470.76, and charging the cost of same to the balance remaining in the insurance collected on this market.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English Hetzel
Garland Kerr
Goehring Rauh
Herron Woodburn (Pres't Pro tem.)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Gochring (for Mr. Woodburn) presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3754. Report of the Committee on Public Service and Surveys for August 10th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3318. An Ordinance entitled, "An Ordinance granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes or alleys in that part of the City of Pittsburgh between the Allegheny and Monongahela rivers, and West of Hooper street, Washington Place and Sixteenth street for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided."

In Public Service and Surveys Committee, August 9, 1915, Bill amended by re-inserting the part of Section 7 which was previously stricken out, and by inserting after the words "taking the actual cost of all the" the word "physical," and as amended ordered returned to Council with an affirmative recommendation.

In Public Service and Surveys Committee, August 10, 1915, Recalled, vote reconsidered by which the bill was ordered returned to Council with an affirmative recommendation, bill amended in Sections 2, 7 and 8, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Gochring moved

That the amendments of the Public Service and Surveys Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Gochring moved,

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. English arose and said

Mr. President, I wish to have the following statement printed in the record in connection with my vote on the final passage of Ordinance No.

This ordinance is practically an indeterminate franchise carrying two protective clauses which are of tremendous import to the City as compared with public utility franchises given by former City officers.

1st. Compensation is provided.

2nd. Right of the City to purchase is provided.

Of the compensation clause no criticism can be made, as a percentage of Gross Receipts is without doubt fair to both the Company and the City. The correct amount is carefully insured in the provision that the City is to receive sworn statements of the Company's business, and further, the City has access to the Company's books at any time.

The disposition of the funds which will accrue to the City is a matter entirely in the hands of the City officials as the Company is not interested after payment to the City has been made.

Although it does not affect this franchise it seems fitting to me to express my opinion at this time on this fund. I think the revenue from this franchise should be deposited in a special Sinking Fund and the accumulation should be applied to the purchasing of the plant should the City care to exercise the option of purchase. The entire tax-paying public should never be called upon to pay the entire amount to purchase this utility for the reason that possibly ninety per cent of the tax-payers would not get any benefit from eventual City ownership.

On the right of the City to purchase, in my opinion a few additional words should have been inserted in this ordinance which would clearly show that should the City ever purchase this utility, this Council does not intend that the City shall be required by the appraisers to pay the company for any extras concealed in such terms as value of franchise, good will, going concern, engineering blunders, poor investments, discount on bonds sold under par, promoters' expenses, loss of interest on capital during the time getting the Company started, etc.

This is a new venture in a public utility which is new to this community. It is a speculation pure and simple and this Company may not make any profits for years to come. Then if the venture becomes successful and the City then desires to purchase the City should not have to pay for extras to which I have referred or for errors or blunders made by the promoters and managers. I think we should insert some such provisions in this ordinance. However, the City Solicitor, Mr. O'Brien, and his assistant, Mr. Jarrett, have both advised the committee that the words "physical property and plant only" in Section 8 eliminates the extras to which I have referred, and that my suggestions are not needed. As no member of the committee would or did second my motion to insert additional provisions I take it that all agree with the City Solicitor and hence the distinct understanding is as follows: In appraising the property and plant no discretion is left to future appraisers, public service commissioners, or any other reviewing body to read into this ordinance their opinions of this Council's intentions regarding the meaning of the words "physical property and plant

only" and that we today want future reviewers to understand that the City is not to pay for extras to which I have referred or those of like kind.

If the members of Council agree with me in my statement on this point then I wish to be recorded as voting in favor of the passage of this ordinance. If the members of Council do not understand this term "physical property and plant only" as I understand it, then I will be compelled to change my vote too and ask to be recorded as voting against the passage of this ordinance. My reason is that if the members of Council do not agree on the meaning of this term "physical property and plant only" how can appraisers, service commissioners, courts or the people determine our meaning?

Mr. Raub arose and said

"Mr. Chairman and Gentlemen—I vote for Bill No. 3318 because I think it is most advantageous for the taxpayers of our City. Whether the Company makes or loses money, the interests of the people of Pittsburgh will be well safeguarded."

Mr. Garland arose and said

"I wish to state distinctly that this Allegheny Treating Company ordinance does not convey a perpetual franchise in any sense of the word, as the ordinance specifically provides that the City can purchase the physical property and plant any time after 25 years.

When one considers the handsome compensation which we have exacted from the Company, it is a question if the City would want to purchase, but we have the right if we wish to exercise it. Let us remember one important matter however—Even if the Company makes no profit whatever, the City gets its 3 per cent of gross receipts.

The compensation provided for in the ordinance, 3 per cent on gross receipts, which in my opinion, will approximate about 10 per cent on profits, is an exceedingly handsome revenue, and I question if any municipality in the country has ever obtained from a public service corporation anything approaching this—certainly the City of Pittsburgh never did.

I think the Council should be congratulated upon having secured provisions of this kind in the ordinance now before us. We have worked hard on this ordinance, and I believe it will be a good one for the City in every particular.

With regard to diversion of resultant revenue from the City Treasury to a special sinking fund as suggested by one of the members of Council, I am of the opinion that this is strictly revenue, and as such, and it could be considered no other way, it will help to reduce the annual rate of taxation.

And the bill, as read a second time was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English Hetzel
Garland Kerr
Goehring Raub
Herron Woodburn (Pres't Pro tem.)

When the name of Mr. Kerr was called, he arose and said:

"Mr. Chairman and Gentlemen:—I did not think that this should be a limited or definite franchise. That an agreement should be made with the Company for a period of probably fifty years, with the right of the City to purchase between the first and the second twenty-five years, if the City cared to exercise that right. That would give the Company ample time to try out the proposition and ascertain whether, or not, they could make money.

I believe that the Company is already assured of the success of this enterprise. I believe they have already assurances and contracts made with a number of large office buildings and department stores in this section of the City that will guarantee the success of the undertaking.

The ordinance appears to be fair to the citizens of Pittsburgh; it appears to be the best ordinance of the kind we have ever had, carrying with it a revenue to the City, and also giving the City the right to acquire the plant at any time after twenty-five years.

I will therefore vote "Aye."

When the name of Mr. Raub was called, he arose and said,

"Mr. Chairman and Gentlemen:—I vote "Aye" for the reason I have already given."

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. English (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation,

No. 3755. Report of the Committee on Public Safety for August 10th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3673. Resolution authorizing the issuing of a warrant in favor of S. A. Dies, Superintendent of the Bureau of Building Inspection, in the sum of \$106.31, for expenses incurred in trips to Philadelphia, Harrisburg, and New York, and charging the same to Code Account No. 1179, Item "R", Miscellaneous Service, Bureau of Building Inspection.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3736. Resolution authorizing the issuing of a warrant in favor of C. L. Mohny in the sum of \$202.00, for extra brick and plastering work, etc., at No. 2 Police Station,

charging to Code 1148, Item E, Repairs, Bureau of Police.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring	Rauh
Herron	Woodburn (Pres't pro tem.)

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, September 7, 1915,

No. 38

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Sept. 7, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres.)	Woodburn
Herron	

The **Chair** stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Garland presented

No. 3756. An Ordinance repealing item one of Section 2 of an ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh, and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915," (relating to transfers from appropriations for salaries, regular employees.)

Also

No. 3757. An Ordinance appropriating the balance remaining to the credit of the proceeds arising from the sale of Hamilton Avenue Street Improvement Bonds, 1915, and Penn Avenue Bonds, 1915, and providing for the disbursement thereof.

Also

No. 3758. An Ordinance appropriating the balance remaining to the credit of the proceeds arising from the

sale of Fire Apparatus Bonds, 1914, and Poor Home Bonds, 1914, and providing for the disbursement thereof.

Also

No. 3759. An Ordinance appropriating three hundred thousand (\$300,000.00) dollars, the proceeds arising from the sale of Water Bonds, Series A, 1914, for the following purposes, to-wit: For the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in conjunction with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the disbursement thereof.

Also

No. 3760. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200.00 from Appropriation No. to Appropriation No. 1094, Department of Assessors, for the employment of extra clerks to make the triennial assessment.

Also

No. 3761. Resolution authorizing and directing the City Controller to transfer from Appropriation No. 171, Water Improvement and Extension Loan Fund, to Appropriation No. 171-A, Salaries and Expenses, Bureau of Water, the sum of \$100,000.00, for the purpose of the payment of engineering, mechanical and other services performed by the employees of, or furnished to, the Bureau of Water, Department of Public Works, in the improvement and extension of the water system, installation of meters, etc., and materials and supplies used in connection with such work.

Also

No. 3762. Resolution authorizing and directing the City Controller to transfer the sum of \$368.00 from Code Account No. 1570, Salaries, Regular Employees, Diamond Market, to Code Account No. 1571, Wages, Regular Employees, Diamond Market, Bureau of City Property.

Also

No. 3763. Resolution ratifying and approving the action of the Director of the Department of Public Health in improving the grounds at the

Tuberculosis Hospital, Leech Farm, and authorizing him to continue the employment of one foreman and the necessary laborers as furnished by the Bureau of Parks at such wages as paid employees in the Bureau of Parks until such work shall have been completed; and charging the wages of said men to Appropriation No. 154.

Also

No. 3764. Resolution ratifying and approving the action of the Superintendent of Motor Vehicles in engaging the services of an additional laborer to assist in making repairs at the Wylie Avenue Garage, and authorizing and empowering the said Superintendent to retain the service of such laborer until the completion of the work; said laborer to be paid the same wages as other laborers in the City service, and to be payable from Appropriation No. 1036.

Also

No. 3765. Resolution authorizing the issuing of a warrant in favor of August Bollens in the sum of \$16.35, refunding assessment levied for the cost and expenses arising from the opening of Blair street, from Melancthon street to Hazlewood avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3766. Resolution authorizing the issuing of a warrant in favor of Wm. G. Campbell in the sum of \$40.56, in full for all claims for damages by reason of running his automobile into a hole at the junction of Fifth and Sixth avenues, which wrecked his car, and charging the same to Appropriation No. 42.

Also

No. 3767. Petition of J. W. Nunge for the refund of \$50.00 paid to the City as hand money to secure purchase of a lot in the Twenty-sixth ward owned by the City of Pittsburgh.

Also

No. 3768. Communication from Henry Townsend, Superintendent of Bureau of City Property, transmitting bill for elevator and steam boiler insurance in the Market House, amounting to \$513.00.

Also

No. 3769. Communication from Thomas McCaffrey asking the City to pay rental of ground used by the City and owned by St. John the Baptist Church, amounting to \$1,440.00.

Also

No. 3770. Communication from J. Boyd Duff, attorney-at-law, asking the City to reimburse the Passavant Hospital the sum of \$618.57 for care and treatment of "Police Cases."

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented.

No. 3771. Resolution directing the City Solicitor to strike off his books the sum of \$50.79 assessed against the property of Margaret Roney for the construction of a public

sewer on Formosa and Neuman ways, and charging the same to the City.

Which was read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 3772. An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the proper officers of The Pennsylvania College for Women, of Pittsburgh, Pennsylvania, for the purpose of laying a water pipe line through property of said Pennsylvania College for Women, situated in the Fourteenth ward of the City of Pittsburgh and to lay such line.

Also

No. 3773. Resolution authorizing the issuing of a warrant in favor of Dr. W. W. Martin, for \$20.00, for professional services rendered George G. Grime, laborer in the Bureau of Water, who was injured while in the performance of his duties, and charging the same to Appropriation No. 171-A, Distribution Division, Bureau of Water.

Which were read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 3774. An Ordinance signifying the desire of the Council of the City of Pittsburgh that the indebtedness of said City be increased in the sum of One Million Five Hundred Thousand (\$1,500,000.00) Dollars, for the following purposes, to-wit: For the laying out, opening, widening, straightening, extending, and changing the grades, and the grading, paving and curbing, of streets, highways, ways and alleys; and the construction and re-construction of public sewers; within the corporate limits of the City of Pittsburgh; and authorizing and directing the holding of a public election in and throughout the City of Pittsburgh for the purpose of obtaining the assent of the electors of said City to an increase of the indebtedness of said City, in the said sum of One Million Five Hundred Thousand (\$1,500,000.00) Dollars, for the purposes aforesaid, and providing for the submission of said question to a vote of the electors of said City, and fixing the time and place of, and providing for, the holding of said election.

Also

No. 3775. An Ordinance signifying the desire of the Council of the City of Pittsburgh that the indebtedness of said City be increased in the sum of Two Million One Hundred and Seventy-eight Thousand (\$2,178,000) Dollars, for the following purposes, to-wit: for the construction of a surface water sewer in the Nine Mile Run Drainage Basin, Two Hundred and One Thousand (\$201,000.00) Dollars; for the damages and expenses resulting from the change of grade of, and the widening, grading, paving, curbing and otherwise improving of Ohio street, from Heinz street to the City line, Three Hundred and Seventy-five Thousand (\$375,000.00) Dollars; for the

damages and expenses resulting from the widening, grading, paving, curbing and otherwise improving of Grant boulevard, from a point east of Twenty-eighth street to Craig street, Three Hundred Thousand (\$300,000.00) Dollars; for the City's share of the expenses and damages resulting from the change of grade of, and the widening, grading, paving, curbing and otherwise improving of Amanda street from Mount Oliver street to Freeland street, and Freeland street from Amanda street to South Eighteenth street, Ninety-Three Thousand (\$93,000.00) Dollars; for the payment of the City's share of the expenses and damages arising from the widening, straightening, grading, paving, curbing and otherwise improving of Chartiers avenue from Corliss street to Corliss Station on the P. C. C. & St. L. Railroad, Fifty-two Thousand (\$52,000) Dollars; for the construction of a public highway bridge over Saw Mill Run to connect the Beechview district with Mt. Washington, and the City's share of the expenses and damages for the opening, grading, paving, curbing and otherwise improving of a public highway to connect said bridge with Fallowfield avenue, Two Hundred Seventy-two Thousand (\$272,000.00) Dollars; for the expense resulting from the widening, straightening and otherwise improving of Saw Mill Run, One Hundred and Fifty Thousand (\$150,000.00) Dollars; for the City's share of the expenses and damages resulting from the opening, grading, paving, curbing and otherwise improving of a public highway along the face of Mt. Washington hillside from Brownsville avenue to Grandview avenue, Four Hundred Sixteen Thousand (\$416,000.00) Dollars; for the expenses and damages resulting from changing the grade of, and re-grading, repaving, re-curbings, and otherwise improving East Carson street, from Brownsville avenue to Seventh street, Sixty Thousand (\$60,000.00) Dollars; for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, the improvement and equipment of reservoirs and the acquiring of real estate for said purposes, Two Hundred Fifty-nine Thousand (\$259,000.00) Dollars; and authorizing and directing the holding of a public election in and throughout the City of Pittsburgh for the purpose of obtaining the assent of the electors of said City to an increase of the indebtedness of said City, in the said sum of Two Million One Hundred and Seventy-eight Thousand (\$2,178,000.00) Dollars, for the purposes and respective amounts aforesaid, and providing for the submission of said question to a vote of the electors of said City, and fixing the time and place of, and providing for the holding of said election.

Also

No. 3776. An Ordinance signifying the desire of the Council of the City of Pittsburgh that the indebted-

ness of said City be increased in the sum of One Million Five Hundred Thousand \$1,500,000.00; Dollars, for the following purposes: for the laying out, opening, widening, straightening, extending and changing the grades, and the grading, curbing, paving and macadamizing of public streets, highways, ways and alleys in the City, \$150,000.00; and for the construction and re-construction of public sewers in the City, \$350,000.00; and authorizing and directing the holding of a public election in and throughout the City of Pittsburgh for the purposes of obtaining the assent of the electors of said City to an increase of the indebtedness of said City, in the said sum of One Million Five Hundred Thousand (\$1,500,000.00) Dollars, for the purposes aforesaid, and providing for the submission of said question to a vote of the electors of said City, and fixing the time and place of, and providing for, the holding of said election.

Also

No. 3777. An Ordinance creating new positions for four male and four female attendants in the Bureau of City Property at a salary of Fifty (\$50.00) Dollars, per month each.

Also

No. 3778. Resolution authorizing and directing the Mayor to execute and deliver a deed to J. H. Fester, conveying the interest of the City of Pittsburgh in the property known as Lot No. 383 in the Watson Land and Improvement Plan of Lots on Durango street, for the sum of \$75.00.

Also

No. 3779. Resolution authorizing and directing the Mayor to execute and deliver a deed to Andrew Harcum, conveying the interest of the City of Pittsburgh in Lot No. 89, on Brice-lynn street, Thirteenth ward, for the sum of \$200.00.

Also

No. 3780. Resolution authorizing and directing the Mayor to execute and deliver a deed to W. A. Martin, conveying the interest of the City of Pittsburgh in the property known as Nos. 53 and 55 Broad street, for the sum of \$800.00.

Also

No. 3781. Resolution authorizing and directing the Mayor to execute and deliver a deed to John Morrow, conveying the interest of the City of Pittsburgh in the property known as Lot No. 6 in the Fernley and Gilliford Plan of Lots situated in the Twenty-seventh ward, fronting on Rose avenue, for the sum of \$100.00.

Also

No. 3782. Resolution authorizing and directing the Mayor to execute and deliver a deed to W. C. Kline, through J. F. O'Donnell, conveying the interest of the City of Pittsburgh in Lots Nos. 30 and 31, S. L. Boggs Plan No. 2, on Paul street, Nineteenth ward, for the sum of \$800.00.

Also

No. 3783. Resolution authorizing and directing the Mayor to exe-

cute and deliver a deed to A. G. Shaub, conveying the interest of the City of Pittsburgh in the property known as Nos. 815 and 817 Belmont street, North Side, for the sum of \$1,000.00.

Also

No. 3784. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. Rose Valentine, conveying the interest of the City of Pittsburgh in Lot No. 30 on Woods Run Avenue, North Side, for the sum of \$200.00.

Also

No. 3785. Resolution authorizing and directing the City Controller to transfer the sum of \$22.75 from Appropriation 1403, Supplies, to Appropriation 1406, Equipment, General Office, Department of Public Works.

Also

No. 3786. Resolution authorizing and directing the City Controller to transfer the sum of \$150.00 from Appropriation No. 1403, Supplies, to Appropriation No. 1402, Miscellaneous Services, General Office, Department of Public Works.

Also

No. 3787. Resolution authorizing and directing the City Controller to transfer \$500.00 from Code Account No. 1584, North Side Market Repairs, to Code Account No. 1591, South Side Market Supplies, Bureau of City Property.

Also

No. 3788. Resolution authorizing and directing the City Controller to transfer the following sums from the respective appropriations set forth, amounting in the aggregate to \$1,800.00, to Appropriation No. 1452-A3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering:

\$500.00 from Appropriation No. 1420-A1, Salaries, Regular Employees, Division of Surveys; \$500.00 from Appropriation 1465-A1, Salaries, Regular Employees, Division of Sewers; \$600.00 from Appropriation 1478-A1, Salaries, Regular Employees, Division of Streets, and \$200.00 from Appropriation 1438-A1, Salaries, Regular Employees, Division of Design.

Also

No. 3789. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Appropriation No. 1455-D, Materials, Division of Bridge Repairs, City Force, to Appropriation No. 1462-D, Materials, Division of Bridge Repainting, City Force, Bureau of Engineering; and \$2,500.00 from Appropriation No. 1445-A1, Salaries, Regular Employees, Division of Bridges, to Appropriation No. 1459-A3, Wages, Regular Employees, Division of Bridge Repainting, City Force, Bureau of Engineering.

Also

No. 3790. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Appropriation 1455-D, "Materials," Bridge Repairs, City Force, to Approp-

riation 1418-F, "Equipment and Machinery," Administrative Division, Bureau of Engineering.

Also

No. 3791. Resolution authorizing and directing the City Controller to transfer the sum of \$13,500.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, Item, Repaving Steuben street, from Chartiers street, eastwardly, to Code Account 1546-A4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers.

Also

No. 3792. Resolution authorizing and directing the City Controller to make the following transfers for the purpose of providing for certain expenditures in the Bureau of Highways and Sewers, Department of Public Works:

From Appropriation No. 1512, Materials, Buildings, to Appropriation No. 1509, Repairs, Stables and Yards, \$500.00.

From Appropriation No. 1535, Miscellaneous Services, Removing Snow and Ice, to Appropriation No. 1509, Repairs, Stables and Yards, \$2,000.00.

Also

No. 3793. Resolution authorizing the issuing of a warrant in favor of Mrs. Louise Schall in the sum of \$2,500.00, in full settlement of all claims for damages arising out of injuries received at Washington Park on July 5th, 1915, by reason of falling of seats erected by the City, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 3794. Resolution authorizing the issuing of a warrant in favor of the Monongahela Construction Company for the sum of \$182.00, for extra work done on the contract for grading and macadamizing the roadway to the Tuberculosis Hospital, and charging the same to Code Account No. 154, Hospital Bond Funds.

Also

No. 3795. Resolution authorizing the issuing of a warrant in favor of D. T. Rittle for the sum of \$195.00 for extra work on the South Side Market, and charging the same to the sum received as insurance on this building.

Which were severally read and referred to the Committee on Finance.

Also

No. 3796. An Ordinance authorizing and directing the grading, paving and curbing of Bellman way, from Sheridan street to Collins street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3797. An Ordinance authorizing and directing the grading, paving and curbing of Juniata Place, from Linden street to Hastings street,

and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3798. Petition for the grading, paving and curbing of Wool-slayer way, from Main street to Canoe way.

Also

No. 3799. An Ordinance authorizing and directing the grading, paving and curbing of Wool-slayer way, from Main street to Canoe way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3800. Petition for the grading, paving and curbing of Phillips avenue, from Murray avenue to Pocusset street.

Also

No. 3801. An Ordinance authorizing and directing the grading, paving and curbing of Phillips avenue, from Murray avenue to Pocusset street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3802. Petition for the grading, paving and curbing of Odessa place, from Puckety road to Montezuma street.

Also

No. 3803. An Ordinance authorizing and directing the grading, paving and curbing of Odessa place, from Puckety road to Montezuma street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3804. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Webster avenue, from Junilla street to a point 30 feet west of Francis street, and providing for the payment of the costs thereof.

Also

No. 3805. An Ordinance authorizing and directing the construction of a public sewer on Phillips avenue, from Pocusset street to Murray avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3806. An Ordinance providing for the regrading, repaving and recurbing of Forbes street as widened at the angle east of Boquet street; Fifth avenue as widened at an angle east of Bellefield avenue and the intersections at Center avenue, Liberty ave-

nue, Rebecca street and Baum boulevard, as widened, and providing for the payment of the costs thereof.

Also

No. 3807. Petition of property owners and residents on Phillips avenue, Fourteenth ward, asking that said avenue for the two blocks west of Murray avenue be graded, paved and curbed.

Also

No. 3808. Remonstrance of property owners against the passage of ordinance for grading, paving and curbing of Virginia avenue, from Kearsarge street to Plymouth street.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3809. Communication from Samuel Tuch regarding disposition of old water pipe and scrap iron at the Troy Hill Pumping Station.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 3810. An Ordinance signifying the desire of the Council of the City of Pittsburgh that the indebtedness of said City be increased in the sum of Five Hundred Twenty-two Thousand (\$522,000.00) Dollars, for the following purposes, to-wit: Widening and improving of Howard street, from North avenue to East street, Forty-eight Thousand (\$48,000.00) Dollars; the opening and construction of a street and tunnel from East Ohio street to Spring Garden avenue, Three Hundred Twenty-four Thousand (\$324,000.00) Dollars; and widening and improving East street, from old Third street to junction with Madison avenue, One Hundred Fifty Thousand (\$150,000.00) Dollars; and authorizing and directing the holding of a public election in and throughout the City of Pittsburgh for the purpose of obtaining the assent of the electors of said City to an increase of the indebtedness of said City in the sum of Five Hundred Twenty-two Thousand (\$522,000.00) Dollars for the purposes and respective amounts aforesaid; and providing for the submission of said question to a vote of the electors of said City, and fixing the time and place of, and providing for, the holding of said election.

Also

No. 3811. An Ordinance amending Item 2, Section 79, Department of Public Works, North Side Market of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof," approved January 28, 1915.

Which were read and referred to the Committee on Finance.

Also

No. 3812. D. B. Oliver Plan of Lots, in the Twenty-seventh ward, and the dedication of Jupiter way shown therein.

Also

No. 3813. An Ordinance approving D. B. Oliver Plan of Lots in the Twenty-seventh ward of the City of Pittsburgh, laid out by David B. Oliver and accepting the dedication of Jupiter way as shown thereon for public use for highway purposes, opening and naming the same and establishing the grade thereof.

Which were read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 3814. Report of E. S. Morrow, City Controller, on appropriation balances of June 30th, 1915.

Also

No. 3815. Communication from James D. Crawford, Secretary of Board of Pensions of the City of Pittsburgh regarding creation of pension fund for employes of the City of Pittsburgh, except employes who are beneficiaries of the Police and Fire Pension Funds, together with copy of the Rules and Regulations.

Also

No. 3816. An Ordinance creating a Pension Board and pension fund for the pensioning of employes of the City of Pittsburgh, except beneficiaries of the Police and Fire Pension funds, providing the manner in which said pension fund shall be maintained, administered and distributed, designating the beneficiaries of said pension fund; and creating the position of Secretary of said Pension Board and fixing the salary thereof.

Also

No. 3817. Petition of Mary Schwartz for allowance of damages to property on Wardwell street, Twenty-seventh ward, by reason of grading, paving and curbing said street.

Which were severally read and referred to the Committee on Finance.

Also

No. 3818. Communication from Domenic Ferraro asking the Council to reconsider action taken on Bill No. 2972, Resolution for a warrant in his favor for \$41.65 for lost time as City employe on account of injuries.

Which was read and referred to the Committee on Public Works.

Also

No. 3819. Communication from C. F. Meeder, President of the Beechview Board of Trade requesting Council to force the Pittsburgh Railways Company to give a loop in order that large cars can be operated on the Beechview line, and for all-night service.

Also

No. 3820. Communication from Otto Heeren protesting against the change of grade on Eighth street.

Which were read and referred to the Committee on Public Service and Surveys.

Also

No. 3821

August 17th, 1915.

President and Members of Council,
Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 3669, the same being a Resolution "directing the Director of the Department of Public Works to investigate the matter of rebuilding sewer on Eighth street," which was read and adopted at your meeting of July 23rd, 1915, beg to enclose you herewith copy of report upon the same from Mr. N. S. Sprague, Superintendent of the Bureau of Engineering.

Yours very truly,

ROBT. SWAN,
Director.

Rebuilding Eighth Street Sewer,
Council Bill No. 3669.

August 14th, 1915.

Mr. Robert Swan,
Director, Department of Public
Works,
City of Pittsburgh.

Dear Sir:

Herewith I return you copy of Council Bill No. 3669, which is a resolution of Council authorizing the Department to investigate the necessity for the reconstruction of the public sewer on Eighth street, and I submit herewith a report covering this matter:

The existing 42 inch brick sewer on Eighth street drains a section of the "Hump" district and extends along Strawberry alley and Eighth street to the Allegheny river. Although this sewer was constructed in about 1847, it is, according to report by Mr. Plinn, Division Superintendent, Highways and Sewers, in a very good condition.

Similar to all of the sewers in the down-town district, except Barker's place, which is now under construction, it is constructed at a depth of about ten to twelve feet below the present grade of the street. As the Barker's place sewer with laterals on Penn avenue, provides drainage for all abutting property along Penn avenue past Eighth street, there is no need of additional depth of the Eighth street sewer at this point. Therefore, the property which would be benefited by the reconstruction of this sewer at a greater depth would be entirely along Eighth street from Liberty avenue to the river, other than those at the intersection of Penn avenue and Eighth street which are provided for by the laterals on Penn avenue. So far as we are informed, the existing property has adequate drainage and there is no back-flooding from the existing sewer. The capacity of this sewer is by far in excess of that required to carry the maximum amount of drainage from this district.

The total estimated cost of constructing a 36 inch brick sewer from Liberty avenue to the Allegheny River is \$16,000.00.

Owing to the unsettled condition of the drainage question in the City of Pittsburgh, no definite policy can be considered for the general reconstruction of the sewers in the down-town section. Moreover, as there are no funds at present available, and as there is no pressing need for this work, I recommend that the reconstruction of these sewers, especially the one on Eighth street, be deferred until there is a definite policy established for the ultimate drainage of the City and until there is a greater necessity for this work.

Yours truly,

N. S. SPRAGUE,

Superintendent.

Which was read and referred to the Committee on Public Works.

Mr. Garland presented

No. 3822. Resolution authorizing the issuing of a warrant in favor of the Beltzhoover Republican Club for the sum of \$10.00, refunding amount paid for permit to operate swings at Carnival Exhibition, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3823. Report of the Committee on Finance for August 10th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3681. Resolution authorizing the issuing of a duplicate warrant in favor of Christopher Magee, Trustee, in the sum of \$256.25, replacing warrant either lost or destroyed, and charging same to Appropriation No. 1145.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3682. Resolution authorizing the issuing of a duplicate warrant in favor of the Pittsburgh Foundry and Machine Company in the sum of \$29.06, in place of warrant lost or destroyed, and charging same to Appropriation No. 1760.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3684. An Ordinance entitled, "An Ordinance amending Section 2 and 6 of an ordinance entitled, 'An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of Two Million Seven Hundred and Sixty Thousand Dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon,' approved November 14th, 1914."

Which was read.

Mr. Garland moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 3824. Report of the Committee on Public Service and Surveys for August 10th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3599. An Ordinance entitled, "An Ordinance vacating a portion of Thirty-third street between a point 28.8 feet southeastwardly from Liberty avenue and a point 139.1 feet southeastwardly from Liberty avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3737. An Ordinance entitled, "An Ordinance accepting the dedication of certain property in the Fourteenth ward of the City of Pittsburgh, for public use for highway purposes, and opening the same as a portion of Juniata place."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Herron	Woodburn

(Mr. Goehring, Pres't, not voting)

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 2470. An Ordinance entitled, "An Ordinance vacating a portion of Thirty-third street, between a point 28.8 feet southeastwardly from Liberty avenue and a point 113.8 feet

southeastwardly from Liberty avenue."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 2471. An Ordinance entitled, "An Ordinance accepting the dedication of certain property, in the Sixth ward of the City of Pittsburgh, for public use for highway purposes, to be added to Thirty-third street for the widening thereof, and appropriating and opening the same."

Which was read.

Mr. Woodburn moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

MOTIONS AND RESOLUTIONS.

The Chair presented

No. 3825

September 7th, 1915.

Hon. John M. Goehring, President,
and Members of Council,
Pittsburgh, Pa.

Gentlemen:

As you are aware the recent decision of the Supreme Court of Pennsylvania in the Shuldice case has made it imperative that some action be speedily taken towards the submission of a bond issue to a vote of our people for much needed improvements in various sections of the City, and what items or subjects shall be included in said submission should be a matter for earnest consideration by the legislative and executive departments of the City government. In view of the situation and the great importance of wise and deliberate action in the premises, in pursuance of Section 11 of the Act of 1911, creating your honorable body, I hereby call a conference between the Council and myself, the City Controller and the Law Department at such early date as shall be selected for the purpose of discussing the following subjects:

First:—Shall a bond issue be had for

(a) The widening of Diamond street from Grant street to Smithfield street and from Market place to Liberty avenue?

(b) The widening and improving of East Ohio street from Heinz street to the City Line?

(c) The construction of a boulevard from Brownsville avenue to Merrimac street along the hillside to give access to the South Hills with a reasonable grade?

(d) Raising the streets above flood level from Federal street to the new Manchester bridge?

(e) The widening of Grant boulevard and the construction of the new

Monongahela boulevard from the Court House to Schenley Park?

(f) The extension of Sixth avenue to connect with the Tenth street Bridge by the construction of a tunnel and other improvements?

(g) The widening and improvement of Warrington avenue from Montooth street to West Liberty avenue for the purpose of connecting the West Liberty, Beechview and Beltzhoover districts with Mount Washington and the new tunnel?

(h) The widening and improvement of Mount Oliver avenue (formerly Amanda street) and Freeland street, in order to connect with South Eighteenth street and Warrington avenue, making a through connection from the South Twenty-second street district to the Hilltops?

(i) The widening and improvement of Chartiers avenue from Corliss street to the bridge over the P. C. C. & St. L. R. R. at Sheridan Station, to connect Sheridan and the outlying boroughs via the Corliss street tunnel with the City?

(j) The widening, changing of grade and improvement of East Carson street from Smithfield street to Seventh street and the widening and improvement of West Carson street from the Point Bridge to Steuben street?

(k) The improvement of a connection between North avenue and the East street district, either by the widening and improvement of East street, Madison avenue or Howard street?

(l) Providing additional funds for the opening, relocating and improvement of Second avenue from Glenwood to the City line, and also for the changing of the location of Second avenue from Hazelwood to Greenfield avenue for the purpose of eliminating railroad crossings at Hazelwood?

(m) Providing additional funds for the widening and improvement of Webster avenue, from Fullerton street to Roberts street?

(n) The widening, improvement and opening of Arlington avenue from South Twenty-seventh street and Jane Street to Clover street?

(o) The construction of a surface water drain in the upper end of the Nine Mile Run drainage basin?

(p) The widening, straightening and improvement of Saw Mill Run?

(q) The construction of a highway bridge across East street from Charles street to Geyer road?

(r) The construction of a highway bridge on Greenfield avenue from Wheatland street to Greenfield avenue?

(s) Providing additional funds for the construction of the Beechview Bridge and approaches?

(t) The acquisition of all the land lying between Highland Park and the Allegheny River and between Heth's Run and Washington boulevard for park purposes and also for the im-

provement of the boulevard between these points?

(u) The establishment of an improvement rotary fund, which matter has been under consideration and discussion for some time?

(v) Providing funds for the general repair of all streets to bring the same to a proper standard so that they can be maintained thereafter by annual appropriation?

(w) Providing funds for the payment of judgments and contractors' claims against the City?

(x) The construction of a high service reservoir in the eastern section of the City, together with the installation of the necessary pumps and pipe lines in order to meet the growing demand of the Squirrel Hill and Lincoln territory; for the construction of an additional pump and appurtenances in the Howard street Pumping Station; for repairs to Herron Hill Reservoir; for the progressive metering of the City; for the construction of several large feeder lines for the improvement of the service; for providing and equipping storage yards for the Bureau of Water and to provide funds for other matters relating to the betterment of the water service of the City.

(y) The completion of the motorizing system for the Fire Department.

In addition to the foregoing there are many other matters for consideration.

Second:—Discussion of the various ordinances, claims, grants, concessions and other matters still pending from former conferences with the representatives of the Pittsburgh Railways Company with a view to improvements of its service in the City.

Respectively submitted,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Mr. Kerr moved

That Council meet with the Mayor in conference in the Council chamber on Wednesday, September 8th, 1915, at 10 o'clock, A. M., to take up the matters mentioned in the communication.

Mr. Garland presented

No. 3826. Whereas, The City contemplates the abandoning of the property known as the Montrose Pumping Station; and

Whereas, Said property having a river frontage of about 1500 feet is suitably adapted for a public boating site; be it therefore

Resolved, That the Director of Public Works be requested to furnish Council with an estimate of the cost of equipping said site with the necessary accommodations for boating and bathing.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 3827. Whereas, It appears that the rates charged for fire insurance on the North Side are in excess of those charged in what might be termed Pittsburgh proper, these being applicable to risks of like class and occupancy; and

Whereas, The reasons for making this differential have now disappeared, owing to the fact that the North Side, or former Allegheny, has now an adequate water supply, and the Fire Department is fully as efficient as on the opposite side of the river, and there now exists no conflict of management in said Fire Department, such as existed when said differential was made, these and other conditions being the basis upon which such excessive rates were applied to the North Side; therefore, be it

Resolved, That a committee of three be appointed to take this matter up forthwith with the Board of Underwriters, so that proper redress may be obtained.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said committee, Messrs. **Garland, Woodburn and Hetzel.**

Also

No. 3828. Whereas, The Liberty Bell is expected to arrive in the City November 22nd, or some time late in November,

Resolved, That a committee of three be appointed to co-operate with His Honor, the Mayor, and the chairman of the Pittsburgh Liberty Bell committee of the Veterans of the Foreign Wars of the United States, with a view to arranging for a proper patriotic celebration of this important event.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said committee, Messrs. **Garland, Kerr and Rauh.**

Mr. Woodburn presented

No. 3829. Whereas, The Court has decreed that the revenues of the North Side Market are only applicable to its maintenance, and hence cannot be counted in the general revenues of the City; therefore, be it

Resolved, That a committee of three be appointed to carefully investigate the receipts and expenditures of the North Side Market, and to recommend

to Council a plan of management in accord with this ruling of the court.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed, as members of said committee, Messrs. **Woodburn, Kerr and Herron.**

Also

No. 3830. Whereas, It is reported, and persistently repeated, that in that part of the City formerly known as the "Red-Light District of the North Side," with the knowledge, hence the consent, of the police, there exists a number of so-called "clubs," devoted to tippling and gambling, each presided over by one or more well known characters, and paying for "privilege and protection" \$250.00 to \$350 to a certain named person said to be an attorney; therefore, be it

Resolved, That the Director of the Department of Public Safety be requested to furnish a committee of three members of this Council, appointed by the President, full access to the books and records of the Sixth Police District, and as full information as to the operation of the same as the committee may require.

Which was read.

Mr. Woodburn (seconded by **Mr. Dillinger**) moved

The adoption of the resolution.

Which motion prevailed.

The Chair appointed as members of said committee, Messrs. **Woodburn, Dillinger, and English.**

The Chair presented

No. 3831. Whereas, a project has just been launched whereby it is hoped that the entire citizenship of this community will erect a fitting memorial to pay tribute to the dignity of labor; Therefore, be it

Resolved, That Director Swan, of the Department of Public Works be directed to submit at the earliest possible time, a list of all city properties which in his judgment would be a proper site for such memorial.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. English moved.

That the following members be excused for absence from the following meetings:

Mr. Dillinger, July 30th, and August 9th, 10th and 11th, 1915; **Mr. Herron**, August 10th, 1915; **Mr. Kerr**, August 9th and 10th, 1915; **Mr. Rauh**, August 9th and 10th, 1915.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, September 14, 1915,

No 39

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Sept. 14, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. English presented

No. 3832. Petition for the grading, paving and curbing of Bucyrus street, from Chartiers avenue to Lakewood street.

Also

No. 3833. An Ordinance authorizing and directing the grading, paving and curbing of Bucyrus street, from Chartiers avenue to Lakewood street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were read and referred to the Committee on Public Works.

Mr. Garland presented

No. 3834. Communication from F. M. McLean protesting against the payment of \$58.85 which was assessed against his property at No. 2384 California avenue, North Side, for the construction of a sewer which is of no benefit to his property.

Also

No. 3835. Resolution authorizing the issuing of a warrant in favor

of W. J. Succop Company in the sum of \$47.49, for locating sewer connection on property of Marcus Mazer on Forward avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3836. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Appropriation No. 1027, and \$500.00 from Appropriation No. 1041, to Appropriation No. 1240, Repairs, Division of Motor Vehicles.

Also

No. 3837. Resolution authorizing and directing the City Controller to transfer the sum of \$25,000.00 from Appropriation No. 48, Interest on Damages, to Appropriation No. 49, Interest on Contracts, Department of City Controller.

Also

No. 3838. Resolution authorizing and directing the City Controller to transfer the sum of \$6,000.00 from Appropriation No. 42-20, and the sum of \$34,000.00 from Appropriation No. 40, to Appropriation No. 1524, Repairing Highways, Bureau of Highways and Sewers, Department of Public Works.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 3839. An Ordinance providing for the letting of a contract or contracts for excavation, concrete and brick work in extension to dressing rooms at the Brushton Swimming Pool.

Which was read and referred to the Committee on Public Works.

Also

No. 3840. An Ordinance authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the remodeling of the Steam Heating and Ventilating System in the old wings of the present Cottage Building at Marshalsea, Pa., and setting aside the sum of Seventy-five Hundred (\$7,500.00) Dollars to provide for the payment of the cost thereof.

Also
No. 3841. An Ordinance authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for alterations and additions to Dining Room and Kitchen of present Male and Female Cottage Asylum Building, and the extension of Main Steam Supply Line to the new Male Sslyum Building at Marshalsea, Pa., and setting aside the sum of Forty-five Thousand (\$45,000.00) Dollars to provide for the payment of the cost thereof.

Also
No. 3842. Resolution authorizing the issuing of a warrant in favor of Weldon and Kelly Company for \$219.43, for extra work in changing run of sewer in west wing of Cottage Building at Marshalsea, Pa., and charging the same to Appropriation No. 173, Bond Issue.

Also
No. 3843. Resolution authorizing the issuing of a warrant in favor of Moss and Blakeley Plumbing Company for \$89.00, for extra plumbing work in new Bakery Building at Marshalsea, Pa., and charging same to Appropriation No. 173, Bond Issue.

Which were severally read and referred to the Committee on Charities and Correction.

Mr. Kerr presented.

No. 3844. An Ordinance exempting hospitals and charitable institutions providing free and partially free service, accommodation, support and treatment for sick, crippled and injured patients, from the payment of water rents for water used in the said institutions.

Also
No. 3845. Resolution authorizing the issuing of a warrant in favor of Dr. Lawrence E. Rectenwald in the sum of \$153.75, in full settlement of all claims for damages to his automobile, which were caused by running into a hole in roadway on Wylie avenue near Chatham street on Tuesday, June 15th, 1915, and charging the same to Appropriation No. 42, Contingent Fund.

Also
No. 3846. Resolution authorizing and directing the City Controller to transfer the sum of \$280.00 from Code Account No. 42, Contingent Fund, to Appropriation No. 1777, Fund for Music in Parks.

Also
No. 3847. Resolution authorizing and directing the City Controller to transfer \$933.81 from the North Side Market House Fund of \$23,000.00 to Code Account No. 1581, Miscellaneous Service, North Side Market, Bureau of City Property, to pay for the removal of rubbish and garbage from the North Side Market.

Also
No. 3848. Resolution authorizing and directing the City Controller

to transfer the sum of \$800.00 from Code Account 1787, Salaries, Regular Employees, to Code Account 1789 1-2 Wages, Temporary Employees, Bureau of Recreation, Department of Public Works.

Also
No. 3849. Resolution authorizing the issuing of a warrant in favor of the Taylor Burner and Electroplating Company, in the sum of \$10.00 for silver-plating and polishing the pick and shovel with which ground was first broken for the new City-County Building, and charging the same to Appropriation No. 42, Contingent Fund.
Which were severally read and referred to the Committee on Finance.

Also
No. 3850. Resolution authorizing the issuing of a warrant in favor of Booth and Flinn, Ltd., for the sum of \$187.36, for extra work done on the contract for repaving Penn avenue from Thirty-sixth street eastwardly to a point near Forty-fifth street, and charging the same to Code Account No. 1485-B, Repaving Schedule, Division of Streets, Bureau of Engineering.

Also
No. 3851. Resolution authorizing the issuing of a warrant in favor of the Eigenraugh Company in the sum of \$233.73, for extra work performed at the Smithfield Street Comfort Station by erecting a platform for the use of pedestrians during the erection of the above named Comfort Station, and charging the same to Bond Fund, Appropriation No. 160.

Also
No. 3852. An Ordinance granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) Bridge over the Pennsylvania Railroad, for a distance of about thirty-two (32) feet from the easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building being constructed by the said Mueller Brothers.

Also
No. 3853. Petition for the grading, paving and curbing of Chauncey street, from Wylie avenue to Webster avenue.

Also
No. 3854. An Ordinance authorizing and directing the grading, paving and curbing of Chauncey street, from Wylie avenue to Webster avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also
No. 3855. Petition for the grading, paving and curbing of Fifth street, from Homer street to property line of A. Reineman.

Also
No. 3856. An Ordinance authorizing and directing the grading,

paving and curbing of Firth street, from Homer street to property line of A. Reineman, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3857. Petition for the grading and paving of Kittanning way from Murdoch street to Wightman street.

Also

No. 3858. An Ordinance authorizing and directing the grading and paving of Kittanning way, from Murdoch street to Wightman street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3859. Petition for the grading, paving and curbing of McCook street, from Marshall avenue to Halsey Place.

Also

No. 3860. An Ordinance authorizing and directing the grading, paving and curbing of McCook street, from Marshall avenue to Halsey Place, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3861. Petition for the grading, paving and curbing of Waldron street, from Beechwood (formerly Wm Pitt) boulevard to Tilbury avenue.

Also

No. 3862. An Ordinance authorizing and directing the grading, paving and curbing of Waldron street, from Beechwood boulevard to Tilbury avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3863. Petition of property owners and residents asking that Madison avenue, between Peralta street and North avenue be improved.

Which was read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 3864. An Ordinance repealing Ordinance No. 228 entitled, "An Ordinance locating Larimer avenue, from Frankstown avenue to Broad street," approved October 3rd, 1901.

Also

No. 3865. An Ordinance repealing Ordinance No. 216 entitled, "An Ordinance establishing the grade of Tenth street, from Penn avenue to Liberty avenue," approved July 31st, 1915.

Also

No. 3866. An Ordinance repealing Ordinance No. 448 entitled, "An Ordinance establishing the opening grades on Belgium street, Cambronne street, Chellis street, Perrott avenue, Oswald street and Wittmer street, as laid out and proposed to be dedicated as legally opened highways by the George Wittmer estate in a plan of lots of their property in the Twenty-seventh ward of the City of Pittsburgh," approved December 24th, 1914.

Also

No. 3867. An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Craig street, from Forbes street to a point distant 266.45 feet south of the south curb line of Forbes street.

Also

No. 3868. An Ordinance establishing the opening grades on Belgium street, Bender Way, Bonaventure Way, Chellis street and way, Cambronne street, Claude way, Hiawatha street, Jayme Way, Marguerite Way, McClure avenue, Oswald street, Perrott avenue and Winshire street, as laid out and proposed to be dedicated as legally opened highways by the Commonwealth Trust Company of Pittsburgh, administrator, d. b. n. c. t. a., of the estate of George Wittmer, Sr., and John W. Gant in "Bellecreste," a plan of lots of their property, in the Twenty-seventh ward of the City of Pittsburgh.

Also

No. 3869. An Ordinance re-establishing the grade of Carillo street, from Morgan street to Robinson street.

Also

No. 3870. An Ordinance re-establishing the grade of Darragh street, from Allequippa street to Carrillo street.

Also

No. 3871. An Ordinance establishing the grade of Manning street, from Montezuma street to a point 212.52 feet south therefrom.

Also

No. 3872. An Ordinance re-establishing the grade of Penn avenue, from Ninth street to Eleventh street.

Also

No. 3873. An Ordinance re-establishing the grade on Saline street, from Monitor street to a point 532.06 feet south thereof.

Also

No. 3874. Communication from J. D. Callery, president of the Pittsburgh Railways Company, regarding street car service in the Beechview district.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented.

No. 3875. Communication from Daniel S. Ramsey, president of the

Board of Commissioners of Chartiers Township, asking Council to take action relative to improving a roadway to connect with Corliss street.

Which was read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3876. Report of the Committee on Finance for September 8th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.
Also

Bill No. 3791. Resolution authorizing and directing the City Controller to transfer the sum of \$13,500.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, Item, "Repaving Steuben street from Chartiers street eastwardly," to Code Account 1546-A4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

Mr. English moved

That the resolution be recommitted to the Committee on Finance.
Which motion prevailed.

Also

Bill No. 3816. An Ordinance entitled, "An Ordinance creating a Pension Board and Pension Fund for the pensioning of employees of the City of Pittsburgh, except beneficiaries of the Police and Fire Pension Funds, providing the manner in which said Pension Fund shall be maintained, administered and distributed, designating the beneficiaries of said Pension Fund; and creating the position of Secretary of said Pension Board and fixing the salary thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Dillinger moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 3685. An Ordinance entitled, "An Ordinance authorizing an increase of the indebtedness of the City of Pittsburgh in the sum of Ninety Thousand (\$90,000.00) Dollars,

and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a refuse disposal plant, and providing for the redemption of said bonds and the payment of interest thereon."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3757. An Ordinance entitled, "An Ordinance appropriating the balance remaining to the credit of the proceeds arising from the sale of Hamilton avenue Street Improvement Bonds, 1915, and Penn avenue bonds, 1915, and providing for the disbursement thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3758. An Ordinance entitled, "An Ordinance appropriating the balance remaining to the credit of the proceeds arising from the sale of Fire Apparatus Bonds, 1914, and Poor Home Bonds, 1914, and providing for the disbursement thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3759. An Ordinance entitled, "An Ordinance appropriating Three Hundred Thousand (\$300,000.00) Dollars, the proceeds arising from the sale of Water Bonds, Series A, 1914, for the following purposes, to-wit: for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in conjunction with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the disbursement thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3777. An Ordinance entitled, "An Ordinance creating new positions for four male and four female attendants in the Bureau of City Property at a salary of Fifty (\$50.00) Dollars per month, each."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,
Goehring (President),	Woodburn.
Herron,	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3811. An Ordinance entitled, "An Ordinance amending Item 2, Section 79, Department of Public Works, North Side Market of an ordinance entitled, 'An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof,' approved January 28, 1915."

In Committee on Finance, September 8th, 1915, amended by inserting after the words, "Matron in charge of Market House Comfort Stations—\$600.00 per annum, the words "Payable from Appropriation No. 1578, Salaries, Regular Employees," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the ordinance as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally "

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3748. Resolution authorizing and directing the City Controller to transfer the sum of \$675.00 from Appropriation No. 43 to an appropriation item to be known as "Bridge Seats on South Tenth and South Twenty-second Street Bridges."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3749. Resolution authorizing the Director of the Department of Public Works to construct benches on the South Tenth and South Twenty-second Street Bridges by means of the employees of his department, provided the amount expended for labor and material shall not exceed the sum of \$675.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3760. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200.00 from Appropriation No. 48, to Appropriation No. 1094, Department of Assessors.

In Finance Committee, September 8th, 1915, amended by inserting after the word, "Appropriation No." the words "48", and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved.

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3785. Resolution authorizing and directing the City Controller to transfer the sum of \$22.75 from Appropriation 1403, Supplies, to Appropriation 1406, Equipment General Office, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3735. Resolution authorizing and directing the Mayor to execute and deliver a deed to Frank B. Maloy for property fronting 270.21 feet on Bailey avenue, Eighteenth ward, upon the payment of \$500.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3822. Resolution authorizing the issuing of a warrant in favor of the Beltzhoover Republican Club for the sum of \$10.00, refunding amount paid for permit to operate swings at Carnival Exposition, which permit was not used, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3794. Resolution authorizing the issuing of a warrant in favor of the Monongahela Construction Company for the sum of \$182.00 for extra work done on the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, and charging the same to Code Account No. 154, Hospital Bond Funds.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3795. Resolution authorizing the issuing of a warrant in favor of D. T. Riffle for the sum of \$195.00 for extra work on the South Side Market, and charging the same to the sum received as insurance on said building.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3684. An Ordinance entitled, "An Ordinance amending Sections 2 and 6 of an ordinance entitled, 'An Ordinance authorizing and directing the issuance and sale of bonds of

the City of Pittsburgh in the aggregate principal amount of Two Million Seven Hundred and Sixty Thousand Dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon, approved November 14th, 1914."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen: I cannot agree with Bill No. 3684, File No. 1723, which provides for the issuing of councilmanic bonds to the amount of \$2,760,000. The principal objection to this ordinance is that in my opinion contractors' claims, judgments and assessments arising from the opening, widening and improving of streets, and the construction of sewers and other floating indebtedness is a matter of such vital importance that the accumulations of any one year should be taken care of in the tax levy of the year following such improvement.

"You will readily understand that it is not necessary for Council to now issue these bonds for the sum of \$2,760,000, as the people who hold these claims and judgments are perfectly willing to continue holding them for an indefinite time, or as long as such claims carry with them the six per cent. interest, which I understand is being paid on this amount of claims.

"It seems to me a very unbusiness-like procedure to allow these accumulations to pile up until they reach the great sum of \$4,000,000. We have been advised that only \$2,760,000 is now due. We do not seem to be concerned about the other \$1,240,000, although they bear interest also. Would it not be better for us to call a halt on this style of procedure—find out just what

streets, just what sewers, and what other floating debt is included in this sum before we even consider the passage of such an ordinance as this. It seems to me the bond attorneys who are so jealous of the possibility of our not having the right polling places at a special election might look into this bond issue on the ground that specific items have not been furnished the Council. We do not know whether all of this amount or any of it is for the 'Hump' improvement. We do not know whether it is for a complete sewer or what part of it is for sewers; in fact, we are all absolutely in the dark, and yet the Council is asked to blindly go ahead and issue this amount of bonds, entirely ignoring the fact that there is half as much more of similar claims which must be met by the next Council in the year to follow or one or two years later.

"It has been my constant endeavor since I have become a member of this Council to protest against the folly of attempting to get by one year with a low tax levy only to meet with financial difficulties in the year or years following, when it will be absolutely necessary for this or some succeeding Council to take up questions which have been neglected by their predecessors. It seems to me a better way to dispose of these claims and judgments is to spread the payment of them over a series of years in a manner similar to that method by which the deficit of last year was spread over a period of three years.

"I think it is my duty to call your attention to this, for I believe it would be much better for the City to pay \$2,760,000 worth of claims in a short period, say five years, rather than issue bonds extending for a term of 30 years. You will note that in a period of 30 year bonds the amount of interest and sinking fund practically doubles the price of the bond, so that in voting for this \$2,760,000 worth of bonds every member who favors such a procedure is actually fastening onto the City another \$2,760,000, making the total cost \$5,520,000, and this does not include any interest which has already been paid on these claims at the rate of 6 per cent. In addition to this the Councilmanic bonding power which has been in dispute for many years is still further crippled. Prior to the passage of this ordinance, we at least know that we still have a councilmanic borrowing power of \$2,760,000; after the passage of this ordinance who knows what our borrowing power is?

"For these reasons, Mr. President and Gentlemen, I say it is a grave mistake to issue bonds for this kind of work and compel the taxpayers of Pittsburgh to pay a sum twice for one operation. Consequently, I cannot give my consent to the passage of this ordinance and am compelled to vote No."

When the name of Mr. Rauh was called, he arose and said:

"Mr. President, I must seriously object to the statement of Mr. English, in which he states that the gentlemen holding claims against the City do not wish their money. Many of the contractors owe their amount owing them by the City to our banks and are anxious to get their money from the City, and I am pleased to see Controller Morrow agree with me. The fact that the City pays six (6) per cent. on the \$2,760,000 of claims, whereas under councilmanic bond issue this would cost about four and one-half (4½) per cent., or a saving of about one and three-quarters (1¾) per cent. on \$2,760,000 each year—a very considerable saving to the taxpayers."

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3756. An Ordinance entitled, "An Ordinance repealing item one of Section 2 of an ordinance entitled, 'An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh, and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915' (relating to transfers from appropriations for salaries, regular employees)."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Billinger	Rauh,
Goehring (Pres't)	Woodburn.
Hetzel,	

Noes—Messrs.

English	Herron,
Garland,	Kerr.

When the name of Mr. English was called, he arose and said:

"Mr. President and Gentlemen:—I cannot give my consent to the passage of Bill No. 3756, File No. 1769, which is a repealing ordinance, for the reason that it takes out of the appropriation ordinance of 1915 one of the main checks the Council has in determining whether or not a proper budget was submitted by the several departments and bureaus of the City Government.

"Permit me to call your attention to this fact; immediately after this repeal ordinance in committee we were

confronted with some 8 or 10 requests for transfers. I will readily grant that errors are made by the best of people and that it would be unfair to expect every item in the budget to be absolutely correct, and it would be folly to expect that any one can guess 12 months in advance; but I do submit that in making up appropriations for salaries, for positions which were created and which existed at the time the budget was made, there should not be any error in the arithmetic. A certain number of employees at a certain prescribed wage or salary would require the Council to appropriate a certain sum of money,—that is a simple problem in multiplication; but when an attempt is made to take away salary appropriations and change from permanent to temporary wages and to other items, the Council should be informed of such matters by the officials in the various departments.

"Mark my prediction! that if this repealing ordinance is passed the last safeguard against budget juggling will be eliminated. The matter of a fifty-dollar expense for advertising can readily be disposed of in this manner,—if any transfers for salaries are absolutely necessary why can not the various departments' requests be assembled in one large ordinance and pay, say \$100 or \$150 for printing one large ordinance, containing several pages, rather than a number of one-page ordinances at the rate of \$50 each. This fifty-dollar printing item is a mere bugaboo or 'man of straw' raised for the purpose of obscuring the real issue; and the real issue is Council's control over the appropriations.

"I cannot give my consent to the passage of such an ordinance and am compelled to vote 'No.'"

Ayes—5.

Noes—4.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 3787. Resolution authorizing and directing the City Controller to transfer \$500.00 from Code Account No. 1584, North Side Market Repairs, to Code Account No. 1591, South Side Market, Supplies, Bureau of City Property.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3305. Resolution authorizing the issuing of a warrant in favor of E. J. Edmundson in the sum of \$436.00, in full settlement of all claims for damages arising out of injuries received by team of horses (for which injuries one horse died) by reason of team slipping down hillside from Chislett street to Butler street extension due to no protection being

placed beyond the edge of the car track, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3675. Resolution authorizing and directing the Board of Water Assessors to issue an exoneration in favor of Mrs. Lea, Executor of the Estate of Wilson M. Lea, for water rent for the years 1912 and 1913 on property in the First ward, amounting to \$41.69.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3579. Resolution authorizing the issuing of a warrant in favor of R. L. Wilson in the sum of \$2,000.00, in full for all damages to buildings, stable and business by reason of sliding of public dump on Chauncey street against his property, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works with an affirmative recommendation.

No. 3877. Report of the Committee on Public Works for July 7th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3656. An Ordinance entitled, "An Ordinance repealing Ordinance No. 300, entitled, 'An Ordinance authorizing the opening of Breed street, from Uxor alley to South Fourteenth street,' approved October 12th, 1893."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger
English

Hetzel
Kerr

Garland
Goehring (Prest.)
Herron

Rauh
Woodburn

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally

Also.

Bill No. 3806. An Ordinance entitled, "An Ordinance providing for the regrading, repaving and recurbings of Forbes street as widened at the angle east of Boquet street; Fifth avenue as widened at the angle east of Bellefield avenue and the intersections at Center avenue, Liberty avenue, Rebecca street and Baum boulevard, as widened, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger
English

Hetzel
Kerr

Garland

Rauh

Goehring (Pres't)

Woodburn

Herron

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3804. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Webster avenue, from Junilla street to a point 30 feet west of Francis street, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3805. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Phillips avenue, from Pocusset street to Murray avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3695. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Bedford avenue, from a point about twenty (20) feet southwest of Wandless way to present sewer on Morgan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3696. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on north sidewalk of Butler street, from a point near Baker street to the existing sewer on Chislett street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzl
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3697. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Catalpa street and private property, from points west of Baltimore street and Candace street to the existing sewer on Boustead street, with branch sewers on Candace street and Sunol way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3698. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on the west sidewalk of Denniston street, from the present sewer to Aylesboro avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3699. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Elkton street, from a point about 20 feet southeast of Ramona street to present sewer on Lor-

enz avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3700. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Finance street, from a point about twenty (20) feet west of Brushton avenue to the existing sewer on Braddock avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3701. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Gopher street and Campana avenue, from a point about forty (40) feet north of Worthington street to existing sewer on Dravo way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3702. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Mansfield avenue, from a point about six hundred (600) feet west of Weaver street to the existing sewer at Weaver street, with branch sewers on Sedan way, Weaver street and the northwest sidewalk of Walbridge street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
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English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3703. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Orbin street and private property of S. B. Waughter, from Granite street to Herron avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3704. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Reed street, from Breckenridge street to the existing sewer on Reed street at Center avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3705. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Sarah street, from a point about forty (40) feet west of South Twenty-seventh street to the existing sewer on South Twenty-sixth street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3706. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on the east sidewalk of Sheridan street and Grafton street, from a point about one hundred and twenty (120) feet north of Bryant street to the existing sewer on Grafton street, at a point about eighty (80) feet west of Sheridan street, with a branch sewer on the west sidewalk of Sheridan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3708. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Somers street, from a point about eighty (80) feet southeast of Webster avenue to the existing sewer on Wylie avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3709. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Susquehanna street, from a point about sixty (60) feet west of Lang street to the existing sewer

on Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time, and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3710. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Torrens street, from points about 90 feet south of Frankstown avenue and about 40 feet north of Hamilton avenue to present sewer on Transit way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3711. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Woodville avenue, from Lime street to existing sewer at Saw Mill Run, with branch sewers on Woodstock street, Lime street, and Lewis street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3707. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Wymore street and Lindsay street, from Steuben street to Harker street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3713. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Formosa way, from Neuman way to Hale street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3801. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Phillips avenue, from Murray avenue to Pocusset street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger,	Hetzel,
English,	Kerr,
Garland,	Rauh,

Goehring (President), Woodburn, Herron,

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3803. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Odessa place, from Puckety road to Montezuma street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3550. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Kennedy avenue, from Veteran street to Perrysville avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3514. "An Ordinance entitled, "An Ordinance opening Brady street, in the Sixteenth ward of the City of Pittsburgh, from Carson street east to Wharton street, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3658. An Ordinance entitled, "An Ordinance widening Hamilton avenue, from Frankstown avenue to a point 304.43 feet northwardly from the northerly building line of Larimer avenue, in the Eleventh and Twelfth wards of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs:

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3799. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Woolslayer way, from Main street to Canoe way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

Mr. Woodburn presented from the Committee on Public Service and Surveys with an affirmative recommendation,

No. 3878. Report of the Committee on Public Service and Surveys for September 8th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3647. An Ordinance entitled, "An Ordinance vacating a portion of Hamilton avenue, between Lambert street and a point 109.13 feet east of Lambert street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3812. D. B. Oliver Plan of Lots in the Twenty-seventh ward of the City of Pittsburgh, and the dedication of Jupiter way shown therein.

Which was read.

Mr. Woodburn moved

That the plan be accepted and approved.

Which motion prevailed by the following vote:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

Also

Bill No. 3813. An Ordinance entitled, "An Ordinance approving D. B. Oliver Plan of Lots in the Twenty-seventh ward of the City of Pittsburgh, laid out by David B. Oliver and accepting the dedication of Jupiter way as shown thereon for public use for highway purposes, opening and naming the same and establishing the grade thereon."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water with an affirmative recommendation.

No. 3879. Report of the Committee on Filtration and Water for September 8th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3773. Resolution authorizing the issuing of a warrant in favor of Dr. W. W. Martin, for \$20.00 for professional services rendered George G. Grime, laborer in the Bureau of Water, who was injured in the performance of his duties, and charging the same to Appropriation No. 171-A, Distribution Division, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also with a negative recommendation.

Bill No. 3690. Resolution authorizing the issuing of a warrant in favor of John A. O'Connor, laborer in the Bureau of Water, for the sum of \$26.00 for 13 days' lost time on account of injuries received in the performance of his duties, and charging the same to Appropriation No. 1645, Wages, Temporary Employees, Bureau of Water.

Which was read.

Mr. Kerr moved

That the resolution be recommended to the Committee on Filtration and Water.

Which motion prevailed.

Also

Bill No. 3688. Resolution authorizing the issuing of a warrant in favor of Gerardo Albanese, laborer in the Bureau of Water, for the sum of \$40.00, for lost time from March 16th to April 7th, 1915, on account of injuries received in the performance of his duties, and charging the same to Bond Account No. 171-A, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

REPORTS OF SPECIAL COMMITTEES.

Mr. Woodburn presented

No. 3880

To the President and
Members of Council.

Gentlemen:

Your special committee appointed some time ago to study and investigate the two-platoon system for the Fire Bureau respectfully returns herewith Bill No. 2808, An Ordinance establishing a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh, with the recommendation that the amendments made in the ordinance be approved and that it be referred to the Committee on Public Safety for an affirmative recommendation. This ordinance has been before your special committee since March 9th, 1915, and in that time there were several meetings held, at which the Two Instructors for the Fire Bureau were present, and at the meeting held today there were a number of firemen, who constituted a committee to represent the firemen, present who stated that the ordinance met with their approval and asked for its passage. In view of this fact and the further fact that the ordinance meets with the approval of your special committee, it is under these conditions that it is returned to Council with the above recommendation.

Your special committee also had before it the ordinance providing for a two-platoon system for firemen in the Department of Public Safety, known as Bill No. 3687. This ordinance also meets with our approval, and it is returned to Council with the request that it be referred to the Committee on Finance for the purpose of considering at the time the budget is before Council so that the proper appropriation for carrying out this system can be made. Your committee has asked the Director of the Department of Public Safety for information regarding the number of men it will require to operate this system; how many motorized houses will the Department have in operation by the first of next year, etc. As soon as this information is received it will be submitted to the Committee on Finance.

Yours respectfully,
CHAS. H. HETZEL,
G. A. DILLINGER,
S. S. WOODBURN, Chairman

Which was read.

Mr. Woodburn moved

That the report be received
and filed.

Which motion prevailed.

And

Bill No. 2808. An Ordinance entitled, "An Ordinance establishing a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh."

Which was read and referred to the Committee on Public Safety.

Also

Bill No. 3687. An Ordinance entitled, "An Ordinance to promote the health and efficiency of firemen of the City of Pittsburgh by providing for a two-platoon system for firemen in the Department of Public Safety."

Which was read and referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

Mr. English presented

No. 3881. Whereas, The matter of water rates is very important; and

Whereas, Council should have complete information as to the approximate cost of plant, cost of operation, annual depreciation and other items which enter into the amount of rates necessary to charge in order to bring in sufficient revenue to make the Water Department self-sustaining; therefore, be it

Resolved, That His Honor, the Mayor, be requested to furnish complete detailed information to Council at the earliest possible moment.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Mr. Raub presented

No. 3882. Whereas, Stall holders have been transferred to the new wing of the Diamond Market, same is now being operated under the new arrangement of stalls; therefore, be it

Resolved, That the members of Council visit the said Market in a body and get a new idea of how the stalls have been arranged and as to the general condition of the new Market.

Which was read.

Mr. Raub moved

The adoption of the resolution.

Which motion prevailed.

Mr. Raub moved

That the Council visit the Diamond Market on Thursday, September 16th, 1915, at 2 o'clock, P. M.

Mr. English moved.

To amend the motion by striking out the words "Thursday, September 16th, 1915, at 2 o'clock, P. M.," and making it read, "Thursday, September 23rd, 1915, at 2 o'clock, P. M."

Which amendment was accepted by
Mr. Raub.

And the question recurring, "Shall the motion be adopted as amended?"

The motion prevailed.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, September 21, 1915,

No 40

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Sept. 21, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 3863. Resolution authorizing the issuing of a warrant in favor of the Keystone Ornamental Iron Company for the sum of \$225.00 for erecting window guards, folding gates, etc., at No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police; this being part of the work authorized by ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, 1915.

Also

No. 3884. Resolution authorizing the issuing of a warrant in favor of the Marbleoid Company for the sum of \$322.00 for sanitary fireproof flooring laid in No. 2 Police Station, and charging the same to Code Account No. 1148,

Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, 1915.

Also

No. 3885. Resolution authorizing the issuing of a warrant in favor of Wandless & Wamhoff for the sum of \$45.00, for repairing plaster work, and also a warrant in favor of Carter Electric Company for the sum of \$15.15, for extra electric work, at the No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police.

Also

No. 3886. Resolution authorizing of a warrant in favor of the McKenna Bros. Company for the sum of \$22.47 for changing brass railings at No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by an ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, 1915.

Which were severally read and referred to the Committee on Public Safety.

Mr. English presented

No. 3887. Resolution authorizing the issuing of a warrant in favor of Joseph W. Henderson for the sum of \$78.92, in payment of expenses incurred by attending convention of the International Association for the Prevention of Smoke, held at Cincinnati, Ohio, during the week of September 6th, 1915, upon his filing with the City Controller a proper voucher and receipt for the same; and charging the same to Appropriation No. 42, Contingent Fund.

Mr. Garland presented

No. 3888. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Appropriation No. 1005, Contingent Fund, Council and City Clerk, to Appropriation No. 1385, Revision of Building Laws.

Also

No. 3889. Resolution authorizing and directing the City Controller to transfer the sum of \$2,500.00 from Appropriation 1086, Purchase of Lands at Sheriff's Sales, Department of Law, to an item to be known as Contingent Fund 42-30, for the express purpose of paying claim of Mrs. Mathilda MacConnell as provided in Bill No. 3397.

Also

No. 3890. Resolution authorizing and directing the City Controller to transfer the sum of \$1,200 from Appropriation 1047, Miscellaneous Services, Department of City Controller, to Appropriation No. 41, Refunding City Taxes.

Also

No. 3891. Resolution authorizing the Superintendent of the Bureau of Recreation to employ, when absolutely necessary, the services of a physician to attend those who are injured when using the playgrounds; the accounts to be approved by the Superintendent of said Bureau and to be paid in the usual manner out of the appropriation made to said Bureau.

Also

No. 3892. Resolution authorizing and directing the Mayor to execute and deliver a deed to J. J. Cunningham for lot on Calvin street near Forty-fifth street, fronting 55 feet on Calvin street and being triangular in shape.

Also

No. 3893. Resolution authorizing the issuing of a warrant in favor of Dr. H. J. Herzstein in the sum of \$2.00 and a warrant in favor of Dr. H. L. Jones in the sum of \$5.00 for attending children injured at the public playgrounds, and charging same to Appropriation No. 1790.

Also

No. 3894. Resolution authorizing the issuing of a warrant in favor of the Industrial and Domestic Film Company in the sum of \$251.25, for making moving picture films of play days at Arsenal and Ormsby Parks, and charging the same to Appropriation No. 1790.

Also

No. 3895. An Ordinance creating the position and defining the duties of Superintendent of Boilers and Machinery, operated by any Department of the City Government, and fixing the salary of said position.

Which were severally read and referred to the Committee on Finance.

Mr. Kerr presented

No. 3896. Petition for the grading, paving and curbing of South Negley avenue between Northumberland street and Aylesboro avenue.

Also

No. 3897. An Ordinance authorizing and directing the grading, paving and curbing of South Negley avenue, from Northumberland street to Aylesboro avenue, and providing that

the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3898. An Ordinance authorizing and directing the construction of a public sewer on Covell way, from a point about twenty (20) feet north of Reed street to the present sewer on those street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3899. An Ordinance authorizing and directing the construction of a public sewer on both sidewalks of Winterton street and on private property of James H. Park and Highland Park, from a point about twenty (20) feet north of Bryant street to present sewer in Highland Park, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3900. An Ordinance providing for the award of a contract or contracts for the construction of a relief sewer in the Negley Run Drainage Basin on, over, across and through private property of Lydia A. Finley and the right-of-way of the Pennsylvania Railroad Company, from the present sewer at a point near Idlewild street to the present sewer on Washington boulevard, at a point near Lincoln avenue, and setting aside the sum of Thirty-four Thousand (\$34,000.00) Dollars from Appropriation No. 153, "Sewer Bonds, Series B-1910."

Also

No. 3901. Resolution authorizing the issuing of a warrant in favor of the McAleenan Brother Company in the sum of \$75.00, for extra work done on the contracts for placing floor protection on the Penn Ave. Bridge over the P. H. R.; on the Highland Avenue Bridge over the Pennsylvania Railroad; and on the Shady Avenue Bridge over the Pennsylvania Railroad; and charging the same to Cole Account 1458-E, Bridge Repairs, Contract Work, Bureau of Engineering.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 3902. Resolution exonerating S. Tuch from the payment of \$229.60, difference between the price bid and the value of old pumps and other scrap material at the Troy Hill Pumping Station; and authorizing the Mayor and the Director of the Department of Supplies, acting as City Sales Agent, to return to said S. Tuch the certified check which accompanied his bid of \$762.60 for said material, and that he be relieved of all liability to the City resulting therefrom.

Which was read and referred to the Committee on Finance.

The Chair presented.

No. 3903. Communication from L. W. Monteverde offering \$250.00 for Lot No. 71 in Dean Park Plan, owned by the City of Pittsburgh.

Also

No. 3904. Communication from E. J. White Company asking the City to sell to J. J. Cunningham property 10x90 feet on Calvin street.

Which were read and referred to the Committee on Finance.

Also

No. 3905. Communication from C. J. Kappler, Manager and Executor of Robert Jenkins, Jr., Estate, relative to the condition of Forward avenue in the Fourteenth ward.

Which was read and referred to the Committee on Public Works.

Also

No. 3906. Petition of property owners and residents on Brownsville avenue and Mattisee street complaining that the pressure on the water line is too great and asking that it be reduced.

Which was read and referred to the Committee on Filtration and Water.

Also

No. 3907. Communication from W. F. Ashe, Superintendent of the Bureau of Recreation, asking that the members of Council consent to have their photograph taken to be used in showing the playground activities of Pittsburgh.

Which was read.

Mr. Kerr moved.

That the communication be received and filed, and the invitation accepted, and the Superintendent of the Bureau of Recreation be notified to set a time for the members of Council to have this photograph taken.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 3908. Report of the Committee on Finance for September 15th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3424. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for alterations, repairs and improvements at the Eighth Street Engine House, Bureau of Fire."

In Finance Committee, September 15th, 1915, amended in Section 1, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3542. Resolution authorizing the execution and delivery of a deed to A. C. Houston for a lot fronting 58.77 feet on Middleton street, upon payment by him to the City of the debt, interest and cost and any taxes that may be unpaid against said property.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3621. Resolution authorizing the Mayor to execute a deed for property at the corner of Lafayette avenue and Osgood street, acquired at Sheriff's sale by deed dated June 27th, 1914, and recorded in Deed book, volume 1825, page 180, to James R. McLaughlin, in consideration of the payment of the sum of \$227.07, being debt, interest and costs and all the taxes on said property.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3763. Resolution ratifying and approving the action of the Director of the Department of Public Health in continuing the employment of one foreman and the necessary laborers for improving the grounds around the Tuberculosis Hospital.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3764. Resolution ratifying and approving the action of the Superintendent of Motor Vehicles in engaging the services of an additional laborer to assist in making absolutely necessary repairs at the Wylie Avenue Garage, to be paid from Appropriation No. 1036.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3790. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Appropriation 1455-D, Materials, Bridge Repairs, City Force, to Appropriation 1418-F, Equipment and Machinery, Administrative Division, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3791. Resolution authorizing and directing the City Controller to transfer the sum of \$13,500.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, Item, Repaving Steuben Street, from Chartlers street eastwardly, to Code Account 1546-A4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3837. Resolution authorizing and directing the transfer of the sum of \$25,000.00 from Appropriation N-48, Interest on damages, to Appropriation No. 49, Interest on Contracts, Department of City Controller.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3847. Resolution authorizing and directing the City Controller to transfer the sum of \$933.81 from Code No. 1581, North Side Market House Fund, to Miscellaneous Service, to pay for the removal of rubbish and garbage from the North Side Market.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 3848. Resolution authorizing and directing the City Controller to transfer the sum of \$800.00 from Code Account 1787, Salaries, Regular Employees, to Code Account 1789½, Wages, Temporary Employees.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3835. Resolution authorizing the issuing of a warrant in favor of the W. J. Succop Company in the sum of \$47.49, for locating sewer connection on property of Marcus Mazer on Forward avenue, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3849. Resolution authorizing the issuing of a warrant in favor of the Taylor Burner and Electroplating Company, 804 Duquesne way, in the sum of \$10.00, for silver-plating and polishing the pick and shovel with which ground was first broken for the new City-County Building, and providing that the same be paid from Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3397. Resolution authorizing the issuing of a warrant in favor of Mrs. Mathilda G. MacConnell in the sum of \$2,500.00, refunding part of assessment on property in vicinity of "Friendship Park," donated by her to the City, and charging the same to Code Account No.

In Finance Committee, September 15, 1915, amended by adding at the end of the resolution "42-30," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Kerr
Goehring (Pres't)	Rauh
Hetzel	

Noes—Mr. Garland.

When the name of Mr. Garland was called, he arose and said,

"Mr. President and Gentlemen: I vote 'No,' on this resolution for the reason that it is establishing a dangerous precedent, and I do not think it is legal or proper."

Ayes—7.

Noes—1.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3838. Resolution directing the Controller to transfer the sum of \$6,000.00 from Appropriation No. 42-20, and the sum of \$34,000.00 from Appropriation No. 40 to Appropriation No. 1524, Repairing Highways, Bureau of Highways and Sewers, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second time.

Mr. English arose and said.

"Mr. President and Gentlemen: I think the passage of this ordinance at this time is the culmination of a series of blunders which are bringing ridicule on this Council. For the past two years every member of Council has proclaimed that he is for honesty and efficiency in the City Government. Today we find some forty candidates for Council going around the City and urging the voters to elect them on a similar platform.

"In the midst of so much political campaigning on an economy and efficiency basis, it should not be necessary for any member of Council to call attention to the flagrant job which is being put over on the people today. It should not be necessary to refer to the deficit created a year ago, in trying to run the City for 12 months on the receipts for 11 months. It should not be necessary to refer to the \$800,000 emergency bond issue to pay the running expenses of the City for two or three months. It should not be necessary to refer to New York experts and the cost of their work in pointing out economics. Here we have the shameful spectacle of spending \$40,000.00 simply because it happens to be lying around loose.

"Now, if we had received some kind of a written report as to what streets or alleys were to be repaired or what boardwalks were to be repaired, there might be some reasonable excuse for considering this ordinance. But I admit that the short verbal statement of the Director of the Department of Public Works that it was his intention to apply this money to all the highways is not sufficient. If Council must spend this money, why not employ some of the carpenters who have been idle for several months while white wings have been getting the money Council appropriated for Carpenter Labor.

"It seems to me that we should have up all the cash balance we can find, for unless some real economics are instituted the Council will have to levy higher taxes, not only in 1916 but 1917 as well.

"Why should we spend weeks going over a budget and arguing for days over small items in an effort to keep down the cost of government, and now in the last quarter of the year reverse the program and try to find ways in which to spend what small balances we might have. I say it is much better to have some kind of a cash balance rather than another deficit. I am in favor of repairing streets and will gladly vote for sufficient money for the Highways Department, but I cannot vote for this item in this manner without some definite information. Therefore, I vote 'No.'"

And the resolution was read a third time, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	Hetzel
Dillinger	Kerr
Garland	Rauh
Goehring (Pres't)	Herron

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 3509. Resolution authorizing the issuing of a warrant in favor of J. F. Wynn in the sum of \$150.00, in full settlement of all claims for damages caused by running his motorcycle into a ditch on Grant boulevard, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 3909. Report of the Committee on Public Works for September 15, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 926. Resolution authorizing the issuing of a warrant in favor of William E. Drum for \$100.00 salary for one month, being for lost time during the month of April, 1914, on account of sickness contracted in the discharge of his duties as transitman in the Bureau of Engineering, Department of Public Works, and charging same to Appropriation No. 1549, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 1104. Resolution authorizing the issuing of a warrant in favor of William E. Drum for \$74.19, for 23-31 of one month for lost time during the month of May, 1914, on account of sickness contracted in discharge of his duties as transitman in the Bureau of Engineering, Department

ment of Public Works, and charging same to Appropriation No. 1459, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3851. Resolution authorizing the issuing of a warrant in favor of the Eigenraugh Company in the sum of \$233.73, for extra work performed at the Smithfield Street Comfort Station erecting a platform for the use of pedestrians during the erection of the said comfort station; to be paid from Bond Fund, Appropriation No. 160.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3850. Resolution authorizing the issuing of a warrant in favor of Booth and Flinn, Ltd., for the sum of \$187.36, for extra work done on the contracts for repaving Penn avenue, from Thirty-sixth street eastwardly to a point near Forty-fifth street, and charging same to Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres'n't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3833. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Bucyrus street, from Charliers avenue to Lakewood street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3854. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Chauncey street, from Wylie avenue to Webster avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3856. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Fifth street, from Homer street to property line of A. Reineman, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3858. An Ordinance entitled, "An Ordinance authorizing and directing the grading and paving of Kittanning way, from Murdoch street to Wightman street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3860. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of McCook street, from Marshall avenue to Halsey place, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3862. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Waldron street, from Beechwood boulevard to Tilbury avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3839. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for excavation, concrete and brick work in extension to dressing rooms at the Brushton Swimming Pool."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3852. An Ordinance entitled, "An Ordinance granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) Bridge over the Pennsylvania Railroad, for a distance of about thirty-two (32) feet from the

easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building being constructed by the said Mueller Brothers."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3910. Report of the Committee on Public Service and Surveys for September 15, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3866. An Ordinance entitled, "An Ordinance repealing Ordinance No. 448, entitled, 'An Ordinance establishing the opening grades on Belgium street, Cambronne street, Chellis street, Perrott avenue, Oswald street and Wittmer street, as laid out and proposed to be dedicated as legally opened highways by the George Wittmer Estate, in a plan of lots of their property in the Twenty-seventh ward of the City of Pittsburgh, approved December 24, 1914.'"

Which was read.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Also

Bill No. 3868. An Ordinance entitled, "An Ordinance establishing the opening grades on Belgium street, Bender way, Bonaventure way, Chellis street and way, Cambronne street, Claude way, Hiawatha street, Jayme way, Marguerite way, McClure avenue, Oswald street, Perrott avenue and Winshine street, as laid out and proposed to be dedicated as legally opened

highways by the Commonwealth Trust Company of Pittsburgh, administrator, d. b. n. c. t. a. of the Estate of George Wittmer, Sr., and John W. Grant, in 'Bellecreste,' a plan of lots of their property, in the Twenty-seventh ward of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

That the bill be recommitted to the Committee on Public Service and Surveys.

Which motion prevailed.

Also

Bill No. 3864. An Ordinance entitled, "An Ordinance repealing Ordinance No. 228, entitled, 'An Ordinance locating Larimer avenue, from Franks-town avenue to Broad street,' approved October 3rd, 1901."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3865. An Ordinance entitled, "An Ordinance repealing Ordinance No. 216, entitled, "An Ordinance re-establishing the grade of Tenth street, from Penn avenue to Liberty avenue,' approved July 21st, 1915."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3867. An Ordinance entitled, "An Ordinance fixing the width and position of the sidewalks and roadway and establishing the grade on Craig street, from Forbes street to a point distant 266.45 feet south of the south curb line of Forbes street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3869. An Ordinance entitled, "An Ordinance re-establishing the grade of Carrillo street, from Morgan street to Robinson street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Herron	
Goehring (Pres't)	Woodburn

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3870. An Ordinance, entitled, "An Ordinance re-establishing the grade of Darragh street, from Allequippa street to Carillo street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3871. An Ordinance entitled, "An Ordinance establishing the grade of Manning street, from Montezuma street to a point 212.52 feet south therefrom."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3872. An Ordinance entitled, "An Ordinance re-establishing the grade of Penn avenue, from Ninth street to Eleventh street."

Which was read.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3873. An Ordinance entitled, "An Ordinance re-establishing the grade on Saline street, from Monitor street to a point 532.06 feet south thereof."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with a negative recommendation.

No. 3911. Report of the Committee on Filtration and Water for September 15, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 3636. Resolution authorizing the issuing of a warrant in favor of the Babcock and Wilcox Company in the sum of \$45.00, in payment of difference between price quoted by mistake and actual price of 150 roller rods, the same to be chargeable to and payable from Code Account No. 1656.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3912. Report of the Committee on Public Safety for September 15th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also.

Bill No. 2808. An Ordinance entitled, "An Ordinance establishing a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Herron presented from the Committee on Charities, with an affirmative recommendation.

No. 3913. Report of the Committee on Charities and Correction for September 15, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3840. An Ordinance authorizing the Mayor and Director of

the Department of Charities of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders, a contract or contracts for the remodeling of the steam heating and ventilating system in the old wings of the present cottage building at Marshalsea, Pa., and setting aside the sum of Seventy-five Hundred (\$7,500.00) Dollars to provide for the payment of the cost thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3841. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh to advertise for and award, to the lowest responsible bidder or bidders, a contract or contracts for alterations and additions to Dining Room and Kitchen of present Male and Female Cottage Asylum Building, and the extension of Main Steam Supply Line of the new Male Asylum Building at Marshalsea, Pa., and setting aside the sum of Forty-five Thousand (\$45,000.00) Dollars to provide for the payment of the cost thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3842. Resolution authorizing the issuing of a warrant in favor of Weldon and Kelly Company for \$219.43, for extra work in changing run of sewer in west wing of Cottage Building at Marshalsea, Pa., and charging same to Appropriation No. 173, Bond Issue.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3843. Resolution authorizing the issuing of a warrant in favor of Moss and Blakeley Plumbing Company for \$89.00, for extra plumbing work in new bakery building at Marshalsea, Pa., and charging same to Appropriation No. 173, Bond Issue.

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

The Chair presented
No. 3914

September 15th, 1915.

President and Members of Council,
Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 3826, the same being a resolution requesting the Director of the Department of Public Works to furnish Council with an estimate of the cost of equipping Montrose Pumping Station site with the necessary accommodations for boating and bathing, beg to enclose you herewith estimate of cost of three propositions, as prepared by the Bureau of Recreation.

I would respectfully recommend that Plan No. 1 be adopted if anything is to be done in 1916, as I do not think that the use for the present would justify a larger expenditure.

Yours very truly,

ROBT. SWAN,

Director.

Estimates of Cost of equipping Montrose Pumping Plant site for bathing and boating:

Plan No. 1.—Remove cinders and clinkers from shore and beach; replace with river sand. Build float and canoe racks, purchase tents, erect bathing booths. Estimated cost\$6,000.00 from shore and beach; replace with river sand. Build float and canoe racks, purchase tents, erect bathing booths. Estimated cost\$6,000.00

Plan No. 2.—In addition to above, re-floor engine room for use as auditorium and dancing floor, cut canal from river to basement of same for permanent boat house; bridge canal. Estimated cost\$25,000.00

Plan No. 3.—Add to above, steel and concrete recreation pier, equipment of canoes, row, sail and motor boats. Estimated cost\$50,000.00

Which was read and referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

Mr. Dillinger arose and said:

"Mr. President and Gentlemen: I would like to ask the indulgence of Council to make a statement. I feel that I owe it to a class of our citizens more than myself to make a statement regarding a publication in the Pittsburgh Leader of last evening. The article is the outcome of remarks accredited to me as being made in the Nixon Theatre last Saturday at noon.

"The Jewish Race in the earliest part of history have been one of the most upright, industrious and charitable people the world has ever known. The remarks that formed this article must have come from the mind of a pervert or from the mind of an insane person. Out of the whole cloth, it was a malicious, slanderous, libelous attack upon one of the finest classes of our citizen-

ship. The remarks that I made in the Nixon Theatre were these: 'I said that Senator Bois Penrose had come to Pittsburgh last week with \$150,000.00 with which to defeat the O'Neill ticket. I gave as my authority one Abraham Livinsky Stein, a member of the last Legislature, the mouthpiece of the liquor interests at Harrisburg. I said that I did not believe Mr. Stein was correct in his figures; that I did not believe the whiskey gang could gather \$150,000; that it was their mouthpiece I gave as my authority; and I did not think the people of Allegheny county would defeat the O'Neill ticket.' Those are as near the exact words I used, with possibly a little more energy and vigor than I use here.

"The only reference I made in my entire talk to any person of the Jewish race was that of Mr. Stein.

"I am sorry that one of the oldest races, the Jewish people, have to stand for one of their own number allowing such a slanderous, villifying attack to be made upon their race. I feel that I owe it to the Jewish people of Pittsburgh to make this statement. I do not believe in wasting time on eleventh hour attacks of canards who issue statements such as appeared in the Pittsburgh Leader prior to election, as I am not a candidate for any office.

"As long as I have been a member of this Council I have tried my best to represent all the citizens of Pittsburgh, regardless of race, creed or color.

"The Rev. Dr. Shelton, as well as Homer A. Young, Percy F. Smith and A. T. Morgan, were on the platform, and Mr. T. J. Gillespie was one of the speakers. I think all the remarks made at that meeting had been taken down in shorthand by a young man in a box to my right, and I shall try to get a verbatim copy, so that it as well as my remarks here may be inserted in the minutes of today's meeting."

Mr. English arose and said:

"Mr. President and Gentlemen: I regret very much that it is necessary to object to printing some portion of the speaker's statement in the Councilmanic record. In a matter of personal privilege, it seems to me proper for the gentleman to make a denial of something with which he has been charged, and I have no objections to that portion regarding the denial being printed in the record of Council. However, when the gentleman proceeds to repeat a political speech made in a partisan campaign and asks to have it printed in the record of a non-partisan Council, I think it is time for some member of Council to object. We are a non-partisan body and in my opinion we should preserve the record to that extent at least and not permit any political addresses made in a partisan campaign to be repeated and made part of the business of Council.

"In making this objection, I trust the members of Council, particularly the gentleman who makes the address will understand that there is nothing

personal in my objections. It is the matter about which he speaks to which I have objected. I think all the members will agree with me that the regular proceedings of Council should not contain any political addresses of any kind whatsoever."

Mr. Dillinger arose and said:

"Mr. President, this was not a non-partisan meeting; it was a meeting of the Allegheny County Republican Committee, and any member of

this Council, if he sees fit, may take part in such a campaign. I ask as a personal privilege to have my remarks inserted in the minutes of Council."

The Chair said:

"Are there any further remarks or objections? If not, the remarks will be inserted in the record."

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII Tuesday, September 28, 1915,

No. 41

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pitts., Pa., Tues., September 21, 1915.

Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Herron	Woodburn

Absent—Mr. Goehring (President).

In the absence of President Goehring.

Mr. Garland moved

That Mr. Rauh act as President, Pro Tem.

Which motion prevailed.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 3915. Resolution authorizing the issuing of warrants in favor of Otto Phillichody for \$166.66, John Anderson for \$115.00, Stephen Kunkle for \$115.00 and Frank Collier for \$75.00, salaries for the month of September for services rendered as employees in the Bureau of Boiler Inspection, and charging the same to Appropriation No. 1180, Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Which was read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 3916. Resolution authorizing the issuing of a warrant in favor of F. C. Liddell for the sum of \$75.00, in full settlement of all claims for damages to household goods stored in basement of Sterling Apartments, 3437 Fleming avenue, which was flooded by reason of water overflowing the property, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3917. Resolution authorizing the issuing of a warrant in favor of W. H. Eggenton for the sum of \$125.00, in full settlement of all claims for injuries received on the Beelen Street steps, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3918. Resolution authorizing the issuing of a warrant in favor of John J. McAllister for the sum of \$42.53, refunding overcharged interest on taxes on property in the Third ward, for the year 1912, and charging the same to Appropriation No. 41, Refunding City Taxes.

Also

No. 3919. Resolution authorizing the issuing of a warrant in favor of Mrs. Lauretta Burns for the sum of \$600.00, in full settlement of all claims for injuries received by Mary Burns, a minor child, on Ashton avenue, Monday, May 25th, 1914, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3920. Resolution authorizing the issuing of a warrant in favor of J. W. Nunge for the sum of \$50.00, refunding money paid by him as hand money for lot owned by the City in the Twenty-sixth ward, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3921. Resolution authorizing the Committee on Finance to engage a stenographer during the hearings on and the preparation of the ordinance making appropriations for the fiscal year 1916, at a salary not to exceed the sum of \$150.00 per month; payable from Appropriation No. 42, on payrolls approved by the Finance Committee.

Also

No. 3922. Resolution authorizing and directing the City Solicitor to satisfy the claims against the J. M. Guskys Orphanage and Home of Western Pennsylvania filed at M. L. D. No. 214 November Term, 1904, and M. L. D. No. 301, February Term, 1901.

Also

No. 3923. An Ordinance giving the Director of the Department of Public Works power to refund money paid for permits for opening of streets taken out and not used.

Which were severally read and referred to the Committee on Finance.

Also

No. 3924. Resolution authorizing the issuing of a warrant in favor of The G. F. Higgins Company for the sum of \$186.00 for the remodeling of the heating system in No. 2 Police Station, and charging the same to Code Account No. 1148, Item "Repairs," Bureau of Police, and being part of the work as authorized by an ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, A. D., 1915.

Also

No. 3925. Resolution authorizing the issuing of a warrant in favor of The Carter Electric Company for the sum of \$434.00 for the remodeling of the electrical system in No. Police Station, and charging the same to Code Account No. 1148, Item "Repairs," Bureau of Police, and being part of the work as authorized by an ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, A. D. 1915.

Which were read and referred to the Committee on Public Safety.

Also

No. 3926. An Ordinance granting to Jones and Laughlin Steel Company, its successors and assigns, the right and privilege to erect, maintain, renew, repair and use certain poles and supports on Langhorn street and string wires and cables along the same, subject to the terms and conditions herein provided.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 3927. Petition of residents of the Lawrenceville and Bloomfield Districts asking that Main street between Liberty avenue and Penn avenue be widened and repaved.

Which was read and referred to the Committee on Public Works.

Mr. Kerr presented.

No. 3928. Communications from the United Presbyterian Women's Association of N. A., Deaconess Home

of the Woman's Home Missionary Society, Bethesda Home, Jewish Home for the Aged, Providence Mission and Rescue Home, Young Women's Christian Associations, Sisters of Divine Providence, Coleman Industrial Home for Colored Boys, Young Men's Christian Association (Colored), and Athalia Daily Home, protesting against the payment of water rents as established by present ordinance.

Also

No. 3929. Resolution authorizing and directing the City Controller to transfer the sum of \$79.69 from Code Account No. 1795, "Structural and Non-Structural Improvements," to Code Account No. 42-19, "Garfield Playgrounds," Bureau of Recreation, Department of Public Works.

Also

No. 3930. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from balance remaining in General Fund, Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering to the credit of an additional sum for completing the contract for surfacing roadway in Liverview park; and authorizing the Mayor to issue and the City Controller to countersign warrants drawn in payment of the cost of completing said improvement.

Also

No. 3931. Resolution authorizing and directing the City Controller to transfer the sum of \$802.50 from Appropriation No. 42, Contingent Fund, to Appropriation No. 42-II, same fund, for payment of wages of employees for maintenance of Sheraden Playgrounds.

Also

No. 3932. Resolution authorizing and directing the City Controller to transfer the sum of \$5,000.00 from Appropriation No. 1655, "Supplies," to Appropriation No. 1656, "Materials," Mechanical Division, Bureau of Water.

Also

No. 3933. An Ordinance providing for the appointment of additional employees in the Bureau of Highways and Sewers, Department of Public Works, and the payment of the wages therefor.

Which were severally read and referred to the Committee on Finance.

Also

No. 3934. Petition for the grading, paving and curbing of Light way, between Hastings street and Linden street.

Also

No. 3935. An Ordinance authorizing and directing the grading, paving and curbing of Light way, from Hastings street to South Linden avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3936. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to

advertise for and award a contract or contracts for the construction and equipment of Public Comfort Stations in the South Side Market and providing for the payment of same.

Also

No. 3937. An Ordinance authorizing and directing the construction of a public sewer on Arnold street, from a point about 40 feet north of the City Line to present sewer on Steuben street, with branch sewers on Herschel street and Cratty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3938. An Ordinance authorizing and directing the construction of a public sewer on Dagmar avenue and Tonapah avenue, from a point about 30 feet north of Alturia street to present sewer on Ringwalt street, with branch sewers on Fairacres avenue and Kiralfy avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3939. An Ordinance authorizing and directing the grading, paving and curbing of Ward street, from Frazier street to Wakefield street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3940. Resolution authorizing the issuing of a warrant in favor of the Pennsylvania Drilling Company for the sum of \$615.30, for drilling test holes on the City's portion of the City and County building site, and charging the same to City Hall Bonds, Appropriation No. 156.

Also

No. 3941. Resolution authorizing the Director of the Department of Public Works to appoint four delegates from the Department of Public Works to represent the City of Pittsburgh at the annual convention of the American Society of Municipal Improvements, to be held in Dayton, Ohio, October 12th to 15th, inclusive; and authorizing the Mayor to issue, and the City Controller to countersign warrants in favor of said delegates in payment of their necessary expenses incurred in attending said convention, which shall not exceed the sum of \$50.00 each, and charging the same to the appropriate code account of the respective bureaus represented by the delegates.

Also

No. 3942. Resolution authorizing the issuing of a warrant in favor of the Pennsylvania Water Company for \$5,000.82, on account of fire hydrant service for that portion of the Thirteenth ward supplied with water by the Pennsylvania Water Company, and charging the same to Code Account 1662, Miscellaneous Services, Bureau of Water.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 3943. An Ordinance granting unto the Mt. Washington Street Railway Company, its successors, lessees and assigns, the right to enter upon, use, and occupy and cross Narragansett avenue, Baltimore street and Fremont place, in the City of Pittsburgh, for the purpose of connecting its tracks on its private right of way to tracks on its property at corner of Baltimore street and Narragansett avenue and for the purpose of making a loop for turning cars.

Also

No. 3944. An Ordinance establishing the grade on Middleton street, from Beechwood boulevard to the east line of the Mary E. Welfer Plan of Lots.

Also

No. 3945. An Ordinance re-establishing the grade of Perrott avenue, from Brighton road to California avenue.

Also

No. 3946. An Ordinance establishing the grade of Greenwood street, from Morningside avenue to Antietam street.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 3947. An Ordinance amending Section 10 of an ordinance entitled, "An Ordinance creating the Firemen's Disability Board; defining the duties of the officers thereof; designating the medical examiner of the Department of Public Safety as the medical examiner of said board; establishing a fund for the care, maintenance and relief of the aged, retired, disabled or injured employees of the Bureaus of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries and for the care and management of said fund," approved January 5th, 1903.

Which was read and referred to the Committee on Public Safety.

The Chair presented.

No. 3948.

THE BOARD OF PUBLIC EDUCATION.

Pittsburgh, Pa., Sept. 22, 1915.

E. J. Martin, Esq.,

City Clerk, City Council,
Pittsburgh, Pa.

Dear Sir:

I beg to advise you that The Board of Public Education at its meeting on September 21st, 1915, unanimously adopted the following resolution:

"Whereas, By authority of resolution No. 259 of Council of the City of Pittsburgh, approved June 29, 1915, said City has leased from Trafford Real Estate Company a certain lot or piece of ground situate in the Thirteenth ward of the City of Pittsburgh;

having a frontage of 160 feet more or less on the easterly side of Lang avenue, and extending back a distance of 320 feet more or less, to property of F. E. McGillick and the Pennsylvania Railroad Company, and containing 1.162 acres, for playground purposes; and

Whereas, By authority of resolution No. 260 of said Council of the City of Pittsburgh, approved June 29, 1915, said City has leased from A. V. Hurd a certain lot or piece of ground situate in the Thirteenth ward of the City of Pittsburgh; having a frontage of 200 feet on the easterly side of Lang avenue, and extending back a distance of 306 feet, more or less, to Clawson street and containing 1.374 acres, for a period of three years beginning July 1, 1915, for playground purposes; and

Whereas, The said premises are exonerated from City taxes during the said term of said leaseholds and, in the opinion of this Board, it is advisable and for the public interest that the said premises should also be exonerated from the payment of school taxes,

Resolved, That the premises of the Trafford Real Estate Company and A. V. Hurd, above described, be and they are hereby exonerated from the payment of school taxes, respectively, for and during the term of said leases to the City of Pittsburgh and their use by said City as playgrounds."

Very truly,

G. W. GERWIG,
Secretary.

Which was read, received and filed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3949. Report of the Committee on Finance for September 22nd, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3402 Resolution authorizing and directing the Department of Assessors to issue an exoneration in favor of The Historical Society of Western Pennsylvania for taxes assessed on their property located in the Schenley Farms for the years 1910 and 1915 inclusive, and to place their buildings and grounds on the exempt list.

In Finance Committee, September 22nd, 1915, amended by striking out the words "1910" and inserting in lieu thereof the words "1913", and as amended ordered to be returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3496. Resolution authorizing the execution and delivery of a deed to Joseph F. Young for two certain lots situate in the old Fifteenth ward, North Side, on the north side of Rural avenue, one at the southeast and one at the southwest corner of Martin Tibi's Plan, upon payment by him of the sum of \$250.00.

In Finance Committee, September 22nd, 1915, amended by striking out the words "\$250.00" and inserting in lieu thereof the words "\$429.91," and as amended ordered to be returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3541. Resolution authorizing and directing the Mayor to execute and deliver a deed to Appolonia K. Gebhard for lot No. 245 in the

G. S. Martin's Amended Plan of Lots, size 22x avg. 120 ft., fronting on Maplewood avenue, upon payment by him of \$150.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3836. Resolution authorizing the City Controller to transfer the sum of \$1,000.00 from Appropriation No. 1037 and \$500.00 from Appropriation No. 1041, to Appropriation No. 1040, Repairs, Division of Motor Vehicles.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3738. Resolution authorizing the City Controller to transfer \$500.00 from Appropriation 1420-A1, Salaries, Regular Employees, Division of Surveys; \$500.00 from Appropriation 1465-A1, Salaries, Regular Employees, Division of Sewers; \$600.00 from Appropriation 1478-A1, Salaries, Regular Employees, Division of Streets; and \$200.00 from Appropriation 1438-A1, Salaries, Regular Employees, Division of Design, to Appropriation No. 1452-A3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3789. Resolution authorizing the City Controller to transfer the sum of \$1,000.00 from Appropriation No. 1455-B, Materials, Division of Bridge Repairs, City Force, to Appropriation No. 1642-B, Materials, Division of Bridge Repainting, City Force, Bureau of Engineering, and also to transfer \$2,500.00 from Appropriation No. 1445-A1, Salaries, Regular Employees, Division of Bridges, to Appropriation No. 1459-A3, Wages, Regular Employees, Division of Bridge Repainting, City Force, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3890. Resolution authorizing the City Controller to transfer the sum of \$1,200.00 from Appropriation No. 1047, Miscellaneous Services, Department of City Controller, to Appropriation No. 41, Refunding City Taxes.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3888. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Appropriation No. 1005, Contingent Fund, Council and City Clerk, to Appropriation No. 1385, Revision of Building Laws.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3889. Resolution authorizing and directing the City Controller to transfer the sum of \$2,500.00 from Appropriation No. 1086, Purchase of Lands at Sheriff's Sales, Department of Law, to an item to be known as Contingent Fund 42-30, for the purpose of paying the claim of Mrs. Mathilda MacConnell as provided in Bill No. 3397.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3902. Resolution exonerating S. Tuch from the payment of the difference of \$229.60 between the price bid and the value of lot of pumps and scrap material at the Troy Hill Pumping Station (which are for sale), and authorizing and directing the Mayor and the Director of the Department of Supplies, acting as City Sales Agent, to return to the said S. Tuch the certified check which accompanied his bid of \$762.60, and that he be relieved of all liability to the City resulting therefrom.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3619. Resolution authorizing the issuing of a warrant in favor of John McCarthy in the sum of \$67.35, refunding amount paid by him for costs of lien filed against his property on Oakdene street, Twelfth ward, being assessment made against said property for the construction of a public sewer on said Oakdene street, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3887. Resolution authorizing the issuing of a warrant in favor of Joseph W. Henderson, Chief, Bureau of Smoke Regulation, for the

sum of \$78.92, in payment of expenses incurred by attending convention of International Association for the Prevention of Smoke, held at Cincinnati, Ohio, upon his filing with the City Controller a proper voucher and receipt for the same, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—N.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3894. Resolution authorizing the issuing of a warrant in favor of the Industrial and Domestic Film Company in the sum of \$251.25, for making moving picture films of play days at Arsenal and Ormsby Parks, and charging the same to Appropriation No. 1790, Bureau of Recreation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—N.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3766. Resolution authorizing the issuing of a warrant in favor of Wm. G. Campbell for the sum of \$40.56, in full settlement of all claims for damages to his automobile by running into hole in roadway at the junction of Fifth and Sixth avenues, and charging the same to Appropriation No. 42.

Which was read.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 3891. Resolution authorizing the Superintendent of the Bureau of Recreation to employ, when absolutely necessary, the services of a physician to attend those who are injured when using the public playgrounds; the accounts to be approved by the Superintendent of the Bureau of Recreation, and paid in the usual manner out of the Appropriation made to said Bureau.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation.

No. 3950. Report of the Committee on Finance for September 28th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 3816. An Ordinance entitled, "An Ordinance creating a Pension Board and Pension Fund for the pensioning of employees of the City of Pittsburgh, except beneficiaries of the Police and Fire Pension Funds, providing the manner in which said pension fund shall be maintained, administered and distributed, and designating the beneficiaries of said pension fund; and creating the position of Secretary of said Pension Board and fixing the salary thereof."

In Finance Committee, September 28, 1915, amended by striking out Section 3, and also striking out in the title, after the words "designating the beneficiaries of said Pension Fund," the following words: "and creating the position of Secretary of said Pension Board and fixing the salary thereof," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the ordinance, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Dillinger arose and said:

"Mr. President and Gentlemen: I vote for this ordinance because it is a good ordinance, and made mandatory by the Act of Legislature. I have

confidence in the Board and do not believe that the fund created by this ordinance providing pensions for City employees should be referred to as a 'blind pool.'

Mr. English arose and said:

"Mr. President and Gentlemen: I am voting for this ordinance for the following reasons:

1. I am in favor of a fair pension for City employees, who have reached the age of 60, after a faithful service to the City for a period of 20 years.

2. That the City Solicitor advises that this ordinance is necessary to bring into being the Pension Board, whose duty is it to get information for the Council before an appropriation is asked in 1917.

3. It is with the distinct understanding that my approval of this ordinance is merely a temporary start of the Pension Board and does not carry with it any promise to blindly vote for an appropriation in 1917.

In explanation, I want to be sure that in starting this new municipal pension we should place it on a solid foundation, so that in the years to come every City employee who registers will be properly taken care of. I do not want to be a party to starting any more pension funds like those now existing in the Police and Fire Departments. We all know these two funds are in bad shape financially, and must collapse in the near future unless placed upon a firm foundation. It is much better for this Council to proceed carefully and cautiously and build strongly for the future, rather than raise the hopes of the employees by a temporary expedient which cannot last."

Mr. Garland arose and said:

"Mr. President and Gentlemen: I am voting to carry out the provisions of the Act of Assembly.

"It will remain for the future to decide as to whether this Pension Fund is built upon proper foundations.

"New York City is now experiencing considerable financial trouble over her eight pension funds, and a committee of citizens with George W. Perkins, chairman, is working out a solution of this exceedingly perplexing problem.

"We must be guided by the experience of other communities as well as our own, and I predict that it will be many months before we are assured as to what the cost will be to the taxpayers, and it will be observed that the City pays nothing until 1917. In the meantime, however, our duty and our obligation is to start the fund by enabling legislation, and to carry out its provisions as best we can, having the mutual interests of both the taxpayer and the employee at heart."

And the bill as read a second time, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Kerr presented from the Committee on Public Works with an affirmative recommendation,

No. 3951. Report of the Committee on Public Works for September 22nd, 1915, transmitting sundry papers to Council.

Which was read, received and filed. Also.

Bill No. 3901. Resolution authorizing the issuing of a warrant in favor of McAleenan Brothers Company for the sum of \$75.00, for extra work done on the contracts for placing floor protection on the Penn Avenue Bridge, Highland Avenue Bridge and Shady Avenue Bridge over the Pennsylvania Railroad, and charging the same to Code Account 1458-E, Bridge Repairs, Contract Work, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3900. An Ordinance providing for the award of a contract or contracts for the construction of a relief sewer in the Negley Run Drainage Basin, on, over across and through private property of Lydia A. Finley and the right-of-way of the Pennsylvania Railroad Company, from the present sewer at a point near Idlewild street to the present sewer on Washington boulevard, at a point near Lincoln avenue, and setting aside the sum of Thirty-four Thousand (\$34,000.00) Dollars from Appropriation No. 158, 'Sewer Bonds, Series B-1910.'

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3899. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on both sidewalks of Winterton street and on private property of James H. Park and Highland Park, from a point about twenty (20) feet north of Bryant street to present sewer in Highland Park, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3898. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Covell way, from a point about twenty (20) feet north of

Reed street to the present sewer on Rose street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3897. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of South Negley avenue, from Northumberland street to Aylesboro avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety with an affirmative recommendation.

No. 3952. Report of the Committee on Public Safety for September 22nd, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3883. Resolution authorizing the issuing of a warrant in favor of the Keystone Ornamental Iron Company for the sum of \$225.00 for erecting Window Guards, Folding Gates, etc., at No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3884. Resolution authorizing the issuing of a warrant in favor of The Marbeloid Company for the sum of \$322.00 for sanitary fire-proof flooring laid in No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, 1915.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3885. Resolution authorizing the issuing of warrants in favor of Wandless and Wamhoff for the sum of \$45.00 for repairing plaster work, and in favor of Carter Electric Company for the sum of \$15.15 for extra electric work, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3886. Resolution authorizing the issuing of a warrant in favor of McKenna Bros. Brass Company for the sum of \$22.47 for changing brass railings at No. 2 Police Station, and charging the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, 1915.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh (Pres. Pro tem.)
Herron	Woodburn

Ayes—8.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Woodburn presented

No. 3953. Resolved, That Council notify the Mayor that it will convene as an appropriation committee Monday, October 4th, 1915, at 10 A. M., and be in session between the hours of 10 A. M. and 5 P. M. every week day thereafter except Tuesday, Wednesday and Saturday afternoons, until the completion of the budget.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Mr. Kerr moved

That the resolution be laid on the table for the present.

Which motion prevailed.

Mr. Kerr presented

No. 3954. Resolved, That the Mayor be and he is hereby requested to return to Council, without action thereon, for further consideration, Bill No. 3852, An Ordinance granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) bridge over the Pennsylvania Railroad, etc.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

And the Mayor having returned to Council, without action thereon,

Bill No. 3852. An Ordinance entitled, "An Ordinance granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet

on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) bridge over the Pennsylvania Railroad, for a distance of about thirty-two (32) feet from the easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building being constructed by the said Mueller Brothers."

In Council, September 21, 1915, Rule suspended, bill read three times and finally passed.

Which was read.

Mr. Kerr moved

To reconsider the vote by which the bill was read a second and third times and finally passed.

Which motion prevailed.

And the question recurring, "Shall the bill be read a second and third times and finally passed?"

The motion did not prevail.

Mr. Kerr moved.

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

The Chair presented

No. 3955. Resolved, That the City Clerk be and he is hereby authorized and directed to charge the costs of printing and advertising Ordinance No. 262, Series 1915, entitled, "An Ordinance vacating a portion of Hamilton avenue between Lambert street and a point 109.13 feet east of Lambert street," approved September 23rd, 1915, to the City of Pittsburgh.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, October 5, 1915,

No. 42

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Oct. 5, 1915.
Council met.

Present—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Absent—Mr. English.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

BUSINESS FROM COUNCIL.

Mr. Garland presented

No. 3956. Resolution exonerating the Phipps Gymnasium on Reedsdale street, North Side, (leased by the Board of Public Education for the use of public school pupils of Pittsburgh) from the payment of all city taxes for and during the term of the lease by the Board of Public Education from November 1, 1915, to December 31, 1918; this exoneration to be conditioned upon the actual execution of said lease and the exoneration of school taxes by The Board of Public Education of the School District of Pittsburgh.

Also

No. 3957. Resolution authorizing the issuing of a warrant in favor of Fred Koch for the sum of \$4.30, the difference between two days' wages as a painter and a grainer for services rendered in the Department of Public Safety, and charging the same to Appropriation No. 1128.

Also

No. 3958. An Ordinance amending Section 20, line 23, Department of Public Safety, of an ordinance entitled, "An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28, 1915.

Also

No. 3959. Resolution authorizing and directing the City Solicitor to satisfy the lien filed at M. L. D. No. 172 April Term, 1914, against the property of Miss Annie Holmes for the construction of a sewer on Haas street in the former Borough of Sheraden, and charging the same to the City.

Also

No. 3960. Resolution authorizing the issuing of a warrant in favor of Mrs. Elizabeth Gordon, mother of Reginald Gordon, for the sum of \$..... in full settlement of all claims for injuries received by Reginald Gordon by being struck by a dredge near the lake in Panther Hollow, Schenley Park, and charging the same to Appropriation No. 42, Contingent Fund.

Also

No. 3961. Resolution authorizing the issuing of a warrant in favor of Mrs. Augusta Maxwell for the sum of \$250.00, being the amount she has agreed to accept in full settlement of her claim against the City of Pittsburgh for injuries received by reason of a defective sidewalk leading from Bedford avenue to Fonville street, and charging the same to Appropriation No. 42, Contingent Fund.

Which were severally read and referred to the Committee on Finance.

Also

No. 3962. Petition for the erection of boardwalks on Jeffers and Faronia streets.

Also

No. 3963. Petition for the erection of steps and boardwalks on the two slopes of the ravine near Faulkner street, extending from Chartiers avenue to Tuxedo street in the Twentieth ward.

Which were read and referred to the Committee on Public Works.

Mr. Herron presented.

No. 3964. Resolution authorizing and directing the City Controller to transfer \$500 from Code Account 1231, Wages, to Code Account 1232, Services, Bureau of Child Welfare; \$160 from Code Account 1252, Salaries, to Code Account 1254, Services, Division of Plumbing; \$20 from Code Account 1259, Salaries, to Code Account 1260, Services, Division of Housing and Sanitary Inspection; and \$150 from Code Account 1204, Salaries, to Code Account 1205, Services, Division of Transmissible Diseases.

Also

No. 3965. Resolution authorizing the issuing of a warrant in favor of Dr. J. F. Edwards, Director of the Department of Public Health, for the sum of \$88.00 in payment of expenses incurred in attending Convention of the American Public Health Association at Rochester, N. Y., and charging the same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Also

No. 3966. An Ordinance authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the installation of an electric light plant in the Dairy Barn at Marshalsea, Pa., and setting aside the sum of one thousand five hundred (\$1,500.00) dollars for the payment of the cost thereof.

Which was read and referred to the Committee on Charities and Correction.

Mr. Hetzel (for Mr. Kerr) presented

No. 3967. An Ordinance providing for the employment of two (2) additional inspectors in the Bureau of Engineering, Department of Public Works, fixing the salaries therefor and providing for the payment thereof.

Also

No. 3968. An Ordinance creating four new positions in the Bureau of City Property to be known as attendants for the comfort stations at a salary of fifty dollars (\$50.00) per month each and one laborer at the Incinerating Plant at two dollars (\$2.00) per day.

Also

No. 3969. Resolution authorizing and directing the City Controller to transfer \$6,000 from Appropriation No. 1552, Structural and Non-structural Improvements, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant; \$2,000 from Appropriation No. 1549, Materials, Asphalt Plant, to Appropriation No. 1547, Miscellaneous Services, Asphalt Plants; and \$2,000 from Appropriation No. 1550, Repairs, Asphalt Plants, to Appropriation No. 1547, Miscellaneous Services, Asphalt Plants, Bureau of Highways and Sewers.

Also

No. 3970. Resolution authorizing and directing the City Controller to transfer the following sums, amounting in the aggregate to \$350.00, from Code Account No. 1796-A-1, Salaries, Regular Employees, Bureau of Tests, to the following code accounts:

\$100 to Code Account No. 1797-B, Miscellaneous Service;

\$100 to Code Account No. 1798-C, Supplies;

\$150 to Code Account No. 1796½-A-3, Wages, Regular Employees.

Also

No. 3971. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property from one code account to another to meet the expenditures of the Bureau for the remainder of the present year:

From

Code Account No. 1563—Materials, Municipal Hall \$ 100.00

Code Account No. 1570—Salaries, Diamond Market 500.00

Code Account No. 1576—Repairs, Diamond Market 400.00

Code Account No. 1582—Supplies, North Side Market.... 150.00

Code Account No. 1584—Repairs, North Side Market.... 1,000.00

Code Account No. 1603—Shelter Houses 350.00

To

Code Account No. 1564—Repairs, Municipal Hall 500.00

Code Account No. 1565—Equipment, Municipal Hall 150.00

Code Account No. 1591—Supplies, South Side Market.... 1,000.00

Code Account No. 1598—Supplies, Duquesne Market 100.00

Code Account No. 1600—Repairs, Duquesne Market 50.00

Code Account No. 1619—Salaries, Comfort Stations 500.00

Supplies, Comfort Stations ... 200.00

Which were severally read and referred to the Committee on Finance.

Also

No. 3972. An Ordinance providing for the letting of a contract or contracts for the construction of a public comfort station and waiting room at the intersection of Penn avenue and Butler street, Pittsburgh, Pa.

Also

No. 3973. An Ordinance authorizing and directing the construction of a public sewer on Albertice street, from present sewer on Albertice street to Mohler street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3974. An Ordinance authorizing and directing the construction

tion of a public sewer on Goodwood way, from the first angle east of Millvale avenue to present sewer on Millvale avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3975. Petition for the grading, paving and curbing of Bloomer street, between Somers street and Golden & Crick's Line.

Also

No. 3976. An Ordinance authorizing and directing the grading, paving and curbing of Bloomer street, from Somers street to Golden & Crick's Line, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3977. An Ordinance authorizing and directing the grading, paving and curbing of Brady street, from Wharton street to Carson street east, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 3978. An Ordinance providing for the making of contracts for repairing lateral bracing on Herron avenue bridge on span over main tracks of P. R. R., and lateral bracing and railing on Millvale avenue bridge over P. R. R., and providing for the payment of the costs thereof.

Which were severally read and referred to the Committee on Public Works.

Mr. Rank presented

No. 3979. Petition of the Pittsburgh Rovers Football Club asking permission to take up collections at Lawrence Park to defray expenses when the team plays at said park.

Which was read and referred to the Committee on Parks and Libraries.

Mr. Woodburn presented

No. 3980. Petition for the vacation of Brandon road, Benton avenue, Cliffview road, Drexel road, Grenet street, Kenmore road, Kleber street, Normandie place, Pennock road, Perrott avenue, Sewickley road, Shoreham street, San Pedro street, St. Albans street and Winshire street, as laid out and dedicated in the "Berkeley Plan" in the Twenty-seventh ward of the City of Pittsburgh.

Also

No. 3981. An Ordinance vacating Brandon road, Benton avenue, Cliffview road, Drexel road, Grenet street, Kenmore road, Kleber street, Normandie place, Pennock road, Perrott avenue, Sewickley road, Shoreham street, San Pedro street, St. Albans street and Winshire street, as laid out and dedicated in the "Berkeley Plan" in the Twenty-seventh ward of the City of Pittsburgh, approved April 22, 1914.

Also

No. 3982. An Ordinance changing the name of Harrods place, from Enfield street to Glenn way, in the Eighth ward, to Enfield street.

Also

No. 3983. An Ordinance establishing the grade of Emma street, from Wallace street to Audley street.

Also

No. 3984. An Ordinance establishing the opening grades on Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as laid out and proposed to be dedicated as legally opened highways by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually, in a plan of their property called "Murdoch Farms Plan," situate in the Fourteenth ward of the City of Pittsburgh.

Also

No. 3985. An Ordinance establishing the opening grades on Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as laid out and proposed to be dedicated as legally opened highways, by the Brighton Land Company, in a plan of their property called Brighton Country Club Plan of Lots, in the Twenty-seventh ward of the City of Pittsburgh.

Also

No. 3986. An Ordinance repealing Ordinance No. 183, entitled, "An Ordinance establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexel street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock road, Shoreham street, San Pedro street, St. Albans street, Sewickley road and Winshire street, as laid out and dedicated by the Brighton Club Company, in a plan of lots of its property in the Twenty-seventh ward of the City of Pittsburgh, called the 'Berkeley Plan,' approved May 27th, 1914.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 3987. Petition of residents and property owners of Fineview, North Side, asking that Henderson street be repaved and that part of Carrie street be raised to eliminate part of the grade of Carrie street.

Which was read and referred to the Committee on Public Works.

The Chair presented

No. 3988. Communication from the Spring Hill Board of Trade regarding public improvements in the Spring Hill and City View Districts.

Also No. 3989. Communication from John Spath asking that Toboggan street be improved.

Also No. 3990. Communication from Mrs. P. W. Walsh complaining that the water from property located at 428 Brownsville avenue, owned by the City, is damaging her property on said street.

Which were severally read and referred to the Committee on Public Works.

Also No. 3991. Communication from the Flood Commission of Pittsburgh asking for an appropriation of \$3,000 for operating expenses for the year 1916.

Which was read and referred to the Committee on Finance.

Also No. 3992. Annual report of the City Controller for the year 1914.

Which was read, received and filed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 3993. Report of the Committee on Finance for September 29th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also Bill No. 3933. An Ordinance entitled, "An Ordinance providing for the appointment of additional employes in the Bureau of Highways and Sewers, Department of Public Works, and the payment of the wages therefor."

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Goehring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also Bill No. 3920. Resolution authorizing the issuing of a warrant in

favor of J. W. Nunge in the sum of \$50.00, refunding moneys paid by him as hand money for lot in Twenty-sixth ward, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Goehring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also Bill No. 3762. Resolution authorizing and directing the City Controller to transfer \$368.00 from Code Account No. 1570, Salaries, Diamond Market, to Code Account No. 1571, Wages, Diamond Market.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Goehring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 3929. Resolution authorizing and directing the City Controller to transfer the sum of \$79.63 from Code Account No. 1795, Structural and Non-structural Improvements, to Code No. 42-19, Garfield Playgrounds, Bureau of Recreation, Department of Public Works.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Gochring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3932. Resolution authorizing and directing the City Controller to transfer the sum of \$5,000.00 from Appropriation No. 1655, Supplies, to Appropriation No. 1656, Materials, Mechanical Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Gochring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3922. Resolution authorizing and directing the City Solicitor to satisfy the claims against the J. M. Gasky Orphanage and Home of Western Pennsylvania, at M. L. D. No. 214 November Term, 1904, and M. L. D. No. 301 February Term, 1901.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Gochring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

Also

Bill No. 3930. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from balance remaining in General Fund, Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and to credit the same as

an additional sum for completing the contract for surfacing roadway in Riverview Park, and authorizing the issuing of warrants drawn in payment of the cost for the completion of the said improvement.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Rauh
Gochring (Pres't.) Woodburn
Herron

Ayes—7.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3624. An Ordinance entitled, "An Ordinance authorizing the Mayor and the City Solicitor to enter into a contract with a Title Company for furnishing certified copies of liens, etc., required under provisions of Acts of Assembly Nos. 57 and 414, Series 1915, and providing for the payment thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

At this time Mr. Herron arose and read the following communication, and on behalf of Mr. English, requested that it be printed in the record:

Pittsburgh, Pa., October 4th, 1915.
To the President
and Members of Council.
Gentlemen:

I do not see why this Council should at this particular time pass Bill No. 3624. An Ordinance authorizing the Mayor and the City Solicitor to enter into a contract with a Title Company for furnishing certified copies of liens, etc.

I am satisfied that any taxpayer can have this ordinance declared illegal because it is one of those "lump-sum, blind pool" ordinances, which may amount to little or may amount to a great deal; and there is no possible way of telling from this ordinance just how much money will be required to carry out its provisions.

The second objection I have to this ordinance is, that our own Law Department is the proper office through which the City could get the informa-

tion required. It is very evident that some person will have to go to the court house and look through the books in the Recorder's or Prothonotary's office to get a list of liens and judgments against any properties on account of new street improvements. Naturally, any Title Company or outside corporation would have to charge a profit for the services rendered by its employees in getting this information for the City, and in the charge of the title company to the city would be included a profit together with other overhead expenses, such as rent, telephone service, office equipment, officers' salaries, etc. All of this expense would not have the slightest thing to do with the individual labor of the clerk who would search the County records for the information desired. It seems to me that our own Law Department could well afford to put on an extra clerk or two for this particular and specific purpose, of furnishing this information, and the City would at all times have copies of it and would be able to obtain the information at first cost, equal if not actually less than it could be obtained by an outside corporation.

In the second place, I do not see why our Law Department cannot give us advice that this act is unconstitutional. It seems to me that if ever a bill was an outrage on the taxpayers of Pittsburgh, this particular bill is. The Council has not seen a copy of the Act of Assembly referred to. Do these acts specifically say that this work must be done by a title company? If they do, then it seems to me our Law Department has more ground for claiming that this act is unconstitutional than they have for claiming that the uniform tax law is unconstitutional. If our Law Department is disposed to attack the uniform tax act, in addition to the law suit projected by the bond attorneys, then I say why not turn the Law Department loose on acts such as this, and let them test the constitutionality of this particular bill which was passed by the Legislature of 1915.

I endeavored to bring out these points before the Finance Committee and sincerely hope that this ordinance will be recommitted for additional information before Council passes it finally.

Yours respectfully,

W. Y. ENGLISH.

Mr. Herron moved

That the bill be recommitted to the Committee on Finance.

Which motion prevailed.

Also, with a negative recommendation.

Bill No. 3845. Resolution authorizing the issuing of a warrant in favor of Dr. Lawrence E. Rectenwald in the sum of \$153.75, in full settlement of all claims for damages to automobile caused by running into a hole on Wylie avenue near Chatham street, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Hetzel (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation.

No. 3994. Report of the Committee on Public Works for September 29th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3935. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Light way, from Hastings street to South Linden avenue and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Billinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3936. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction and equipment of Public Comfort Stations in the South Side Market, and providing for the payment of same."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3937. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Arnold street, from a point about 40 feet north of the City Line to present sewer on Steuben street, with branch sewers on Hirschel street and Crafty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3938. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Dagmar avenue and Tonapah avenue, from a point about 30 feet north of Alturia street to present sewer on Ringwalt street; with branch sewers on Fairacres avenue and Kiralfy avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3852. An Ordinance entitled, "An Ordinance granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) bridge over the Pennsylvania Railroad, for a distance of about thirty-two (32) feet from the easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building being constructed by the said Mueller Brothers."

In Public Works Committee September 29th, 1915, read and amended by adding a new paragraph at the end of Section 1, as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Hetzel moved

That the amendment of the Public Works Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3940. Resolution authorizing the issuing of a warrant in favor of the Pennsylvania Drilling Company for the sum of \$615.30, for drilling test holes on the City's portion of the City and County building site, same to be paid from City Hall Bonds, Code Account No. 156.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3942. Resolution authorizing the issuing of a warrant in favor of the Pennsylvania Water Company for \$5,000.82, on account of fire hydrant service for that portion of the Thirteenth ward supplied with water by the Pennsylvania Water Company, and charging the same to Account 1662, Miscellaneous Services, Bureau of Water.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3941. Resolution authorizing the Director of the Department of Public Works to appoint four (4) delegates from the Department of Public Works to represent the City at the annual convention of the American

Society of Municipal Improvements in Dayton, Ohio, October 12th to 15th, inclusive, and authorizing the issuing of warrants in favor of the said delegates in payment of their necessary expenses incurred in attending the said convention, which shall not exceed the sum of \$50.00 each, and charging same to the appropriate code accounts of the respective bureaus represented by the delegates.

In Public Works September 29, 1915, read and amended by striking out the words "four (4)" and inserting in lieu thereof the words "two (2)" and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Hetzel moved

That the amendment of the Public Works Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 3995. Report of the Committee on Public Service and Surveys for September 29, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3926. An Ordinance entitled, "An Ordinance granting to Jones and Laughlin Steel Company, its successors and assigns, the right and privilege to erect, maintain, renew, repair and use certain poles and supports on Langhorn street, and string wires and cables along the same, subject to the terms and conditions herein provided."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3945. An Ordinance entitled, "An Ordinance re-establishing the grade of Perrott avenue, from Brushton road to California avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3946. An Ordinance entitled, "An Ordinance establishing the grade of Greenwood street, from Morningside avenue to Antietam street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3944. An Ordinance entitled, "An Ordinance establishing the grade on Middleton street, from Beechwood boulevard to the east line of the Mary E. Welfer Plan of Lots."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with a negative recommendation.

No. 3996. Report of the Committee on Filtration and Water for September 29th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 3690. Resolution authorizing the issuing of a warrant in favor of John A. O'Connor, laborer, in the Bureau of Water, for \$26.00, for 13 days' lost time at the regular rate of \$2.00 per day, and charging to Appropriation No. 1645, Wages, Temporary Employees, Bureau of Water.

Which was read.

Mr. Hetzel moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 3997. Report of the Committee on Public Safety for September 29th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3947. An Ordinance entitled, "An Ordinance amending Section 10 of an ordinance entitled, 'An Ordinance creating the Firemen's Disability Board; defining the duties of the officers thereof; designating the medical examiner of the Department of Public Safety as the medical examiner of said board; establishing a fund for the care, maintenance and relief of the aged, retired, disabled or injured employes of the Bureau of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries and for the care and management of said fund,' approved January 5th, 1903."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3915. Resolution authorizing the issuing of warrants in favor of Otto Phillichody for \$166.66, John Anderson for \$115.00, Stephen Kunkle for \$115.00, and Frank Collier for \$75.00, salaries for September as employees in the Bureau of Boiler Inspection, and charging the same to Appropriation No. 1180. Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3924. Resolution authorizing the issuing of a warrant in favor of The G. F. Higgins Company for the sum of \$186.00, for the remodeling of the heating system in No. 2 Police Station, and charging the same to Code Account No. 1148, Item, "Repairs," Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3925. Resolution authorizing the issuing of a warrant in favor of The Carter Electric Company for the sum of \$434.00, for the remodeling of the electrical system in No. 2 Police Station, and charging the same to Code Account No. 1148, Item "Repairs," Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't.)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Garland asked leave, and obtained permission to present at this time

No. 3998. Communication from Merrill W. Allen Camp No. 15, U. S. W. V., asking for the erection of a flag pole and suitable fence at the Maine memorial in West Park.

Which was read and referred to the Committee on Parks and Libraries.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 3999. Whereas, Fred C. Clarke, Manager of the Pittsburgh Base Ball Club, who has brought great honor, glory and credit to this City, is about to retire from active participation in the National Game; therefore, be it

Resolved, That the members of Pittsburgh City Council hereby express their appreciation of the efforts of the said Fred C. Clarke to promote the progress of Pittsburgh; and, be it further

Resolved, That a copy of these resolutions be spread on the minutes of Council, and a copy engrossed and sent to Mr. Clarke.

G. A. DILLINGER,
W. Y. ENGLISH,
ROBT. GARLAND,
JOHN S. HERRON,
CHAS. H. HETZEL,
JAMES P. KERR,
ENOCH RAUH,
S. S. WOODBURN,
J. M. GOEHRING,
President.

E. S. MORROW,
City Controller.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

The Chair presented.

No. 4000. Whereas, Under the recent Act of Assembly authorizing State Employment Agencies it is proposed that a branch agency shall be located in Pittsburgh; therefore, be it

Resolved, That this Council declare itself in hearty sympathy with the purposes of said Act and do hereby tender the co-operation of the City in making the Pittsburgh Branch effective and useful.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 4001. Whereas, The City is in possession of a large number of pieces of property which it is desirous of selling, none of which properties have any sign indicating to prospective purchasers their ownership or that they are for sale; and

Whereas, Council, some months ago, at the suggestion of the Real Estate Exchange, postponed consideration of the posting of said premises with signs, it being alleged that more effective methods could be taken in the disposing of the same; now, be it

Resolved, That the Director of Public Works be requested to report to Council what, if any, steps have been taken in the above matter, together with any recommendation he may have.

Which was read.

Mr. Garland moved

The adoption of the resolution.
Which motion prevailed.
And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, October 12, 1915,

No. 43

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., October 12, 1915.
Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 4002. Resolution authorizing and directing the City Controller to transfer the sum of \$3,000.00 from Code Account No. 1158, Item "C", Supplies, Bureau of Fire, to Code Account No. 1159, Item "D", Materials, Bureau of Fire.

Which was read and referred to the Committee on Finance.

Also

No. 4003. Resolution authorizing the issuing of a warrant in favor of Andrew N. Burns for the sum of \$100.00 for lost time by reason of injuries received while on duty as a fireman on March 6th, 1915, whereby he suffered a fracture of the left leg, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Also

No. 4004. Resolution authorizing the issuing of a warrant in favor of E. Van Buskirk, treasurer, National Bureau of Criminal Identification, for the sum of \$100.00, being dues for the Bureau of Police of the City of Pittsburgh as a member of the International Association Chiefs of Police, for the year ending October 6th, 1915, and charging the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Also

No. 4005. Resolution authorizing the issuing of a warrant in favor of George Mitzler for the sum of \$31.50 for railroad fare and hotel expenses attending a state conference of the Pennsylvania State Sealers Association, in Philadelphia, August 15th to 18th inclusive, representing the Division of Weights and Measures of the City of Pittsburgh, and charging the same to Code Account No. 1130, Item "B", Miscellaneous Services, General Office, Department of Public Safety.

Also

No. 4006. Resolution authorizing the issuing of a warrant in favor of Pihl and Miller for the sum of \$65.00 for removing old material, cleaning of walls, ready for plaster, and plastering same with cement at No. 4 Police Station, and charging the same to Code Account No. 1148, Item "E", Repairs, Bureau of Police.

Which were severally read and referred to the Committee on Public Safety.

Mr. English presented

No. 4007. Petition of citizens of the Fifth ward asking that concrete steps be constructed from Centre avenue to Breckenridge avenue, to replace the present wooden steps.

Which was read and referred to the Committee on Public Works.

Mr. Garland presented

No. 4008. Communication from the Newsboys Home protesting against payment of water rents as established by present ordinance of Council.

Also

No. 4009. Resolution authorizing the issuing of a warrant in favor of H. S. Heilmann for the sum of

\$250.00, in full settlement of all claims for damages on account of injuries received on the boardwalk on Shaler street, Monday, June 28, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 4010. Resolution authorizing the Mayor to execute and deliver a deed to J. J. Cunningham for a strip of land 10.51 feet on Calvin street, upon payment by him to the City of \$25.00.

Also

No. 4011. Resolution authorizing the execution and delivery of a deed to Hugh J. O'Donnell for a lot of ground known as Lot No. 16 in the Beechwood Boulevard Plan of Lots, situated on Greenfield avenue between Graphic and Frank streets, upon payment by him to the City of \$185.00.

Also

No. 4012. Resolution authorizing the execution and delivery of a deed to Beckie B. Stetson for Lot No. 108 in the Homewood Park Plan in the old Forty-first ward, upon payment by her of all taxes on said lot.

Which were severally read and referred to the Committee on Finance.

Also

No. 4013. Petition of residents and property owners on Boustead street, Nineteenth ward, for the repair of the boardwalk on said street and for the placing of electric lights on same.

Also

No. 4014. Petition of residents and property owners of the Highland Park District for the making of an additional entrance into Highland Park at North Negley avenue and for the construction of a driveway into said Park that will connect up with the road in the Park which leads to the boulevard at Hights Run Bridge.

Which were read and referred to the Committee on Public Works.

Mr. Kerr presented

No. 4015. Resolution authorizing the issuing of a warrant in favor of Harry M. Keefer for \$306.45, being the difference between the clerk's salary and the Division Clerk's salary for the period of ten months and six days, for services rendered in the Distribution Division, Bureau of Water, and charging the same to Appropriation No. 1659.

Also

No. 4016. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. M. N. Lowrie, mortgagee, conveying the interest of the City of Pittsburgh in lot on Lemington avenue beginning 87.72 feet from southeast corner of Lincoln and Lemington avenues, thence extending 43.35 feet along Lemington avenue to a 20-foot alley, thence extending in an easterly direction 148.02 feet to the property of B. Langer, for the sum of \$480.14, being payment in full for taxes, interest and costs against said property.

Also

No. 4017. Resolution authorizing and directing the Mayor to execute and deliver a deed to Anthony M. Mullen, conveying the interest of the City of Pittsburgh in lot on Browns-ville avenue, 30x120 feet running back to Grandview Park, having erected thereon a story and a half frame house, for the sum of \$200.00.

Also

No. 4018. Resolution authorizing and directing the City Controller to transfer the sum of \$1,265.24 from Code Account No. 1484-E, Retaining Walls, to Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering.

Which were severally read and referred to the Committee on Finance.

Also

No. 4019. Resolution authorizing the issuing of a warrant in favor of Booth and Plinn, Ltd., for the sum of \$.0252, for extra work done on the contract for laying street railway tracks and paving roadway and sidewalks on the North Side Point Bridge, and charging the same to Code Account No. 150, North Side Point Bridge Bonds.

Also

No. 4020. An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for making certain repairs to the Melancthon Street Bridge over B. and O. R. R. and Plank Street Bridge over Saw Mill Run, and the stairways leading to the Fulton Street Bridge over P. F. W. and C. R. R. and the South Twenty-second Street Bridge over the Monongahela River, and providing for the payment of the costs thereof.

Also

No. 4021. An Ordinance authorizing and directing the grading, paving and curbing of Greenwood street, from Morningside avenue to Chislett street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4022. An Ordinance authorizing and directing the construction of a public sewer on Donegal way, from a point about 90 feet west of Lydia street to present sewer on Lydia street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4023. An Ordinance authorizing and directing the construction of a public sewer on Huntress street, from a point about 70 feet east of Collins street to present sewer on Hurpee street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4024. An Ordinance authorizing and directing the construction of a public sewer on Reuben street, from a point about 70 ft. southwest of Leonora street to the present sewer on Reuben street at a point about 190 feet south of Beckham street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4025. An Ordinance authorizing and directing the construction of a public sewer on Zahniser street, Oswin street and private property, from a point about 5.0 feet southwest of Oswin street to present sewer on Crucible street, in Chartiers township, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4026. Petition of the Duquesne Heights and Mt. Washington Board of Trade for erection of steps at the intersection of Point Bridge and the new Manchester Bridge leading to the Pittsburgh Exposition building.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 4027. Communication from A. L. Glick complaining that the cylinder oil for the Aspinwall and Mission Street Pumping Stations is not being purchased from him; he having a contract with the City of Pittsburgh to furnish all cylinder oil used by the City.

Which was read and referred to the Committee on Finance.

The Chair presented

No. 4028. Communication from Hon. Jos. G. Armstrong, Mayor, transmitting communication from James R. Mellon asking that the West Penn Hospital and the Athalia Daly Home for Working Girls be exonerated from the payment of present water rates.

Also

No. 4029. Resolution authorizing the City Clerk to have printed in book form the ordinances of the old City of Allegheny for the time from March 30th, 1907, to December 1st, 1907.

Also

No. 4030. Communication from E. S. Morrow, City Controller, transmitting statement showing the estimated receipts for nine months ending September 30th, 1915.

Also

No. 4031. Petition of J. F. Maeder asking that the City reimburse J. F. Matter and Company in the sum of \$153 for extra work in locating connection to public sewer to connect sewer with his property on Melwood Avenue, in the Fourth ward.

Which were severally read and referred to the Committee on Finance.

Also

No. 4032. Petition of the Lawrenceville Business Men's Association for the placing of concrete sidewalks and other necessary improvements on Government way between Fisk and Fortieth streets.

Also

No. 4033. Petition of August Fertig for the erection of stairways from Barnes avenue to Spring Lane in the Twenty-sixth ward.

Which were read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4034. Report of the Committee on Finance for October 6th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3134. An Ordinance entitled, "An Ordinance authorizing and directing the purchase of certain real estate in the Fourth ward, City of Pittsburgh, fronting on Forbes street, being the property of the American Reduction Company, a corporation of the Commonwealth of Pennsylvania, at the price of \$2,000.00, and providing for the payment thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Raub
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3958. An Ordinance entitled, "An Ordinance amending Section 20, line 23, Department of Public Safety, of an ordinance entitled, 'An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof,' which became a law January 28th, 1915."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3967. An Ordinance entitled, "An Ordinance providing for the employment of two (2) additional Inspectors in the Bureau of Engineering, Department of Public Works, fixing the salaries therefor, and providing for the payment thereof."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3968. An Ordinance entitled, "An Ordinance creating four new positions in the Bureau of City Property to be known as attendants for the Comfort Stations at a salary of Fifty (\$50.00) Dollars per month each, and one laborer at the Incinerating Plant at Two (\$2.00) Dollars per day."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3624. An Ordinance entitled, "An Ordinance authorizing the Mayor and the City Solicitor to enter into a contract with a Title Company for furnishing certified copies of liens, etc., required under provisions of Acts of Assembly Nos. 57 and 414, Series 1915, and providing for the payment thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Noes—

Mr. English.

When the name of Mr. Rauh was called, he arose and said,

"Mr. President and Gentlemen: I desire to state that I intend to vote for this bill owing to the fact that the Controller states it is compulsory, the last legislature having passed a bill requiring this to be done."

When the name of Mr. Woodburn was called, he arose and said,

"Mr. President and Gentlemen: I vote Aye on Bill No. 3624 under protest. When I took office I swore I would obey and uphold the Constitution and the Laws of the Commonwealth of Pennsylvania, therefore, I am bound by that oath to support this ordinance however much I disagree with its provisions."

Ayes—8.
Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3969. Resolution authorizing and directing the Controller to transfer \$6,000.00 from Appropriation No. 1552, Structural and Non-structural Improvements, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant; \$2,000.00 from Appropriation No. 1549, Materials, Asphalt Plant, to Appropriation No. 1547, Miscellaneous Services, Asphalt Plants, and \$2,000.00 from Appropriation No. 1550, Repairs, Asphalt Plants, to Appropriation No. 1547, Miscellaneous Services, Asphalt Plants.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
Garland Kerr
Goehring (Pres't) Rauh
Herron Woodburn

Noes—Mr. English.

Ayes—8.
Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3500. Resolution authorizing the issuing of a warrant in favor of J. W. Kraus, attorney for Harry Reinhard and John Stanelli, respectively, in the sum of \$100.00, in full for any and all damages arising out of or sustained by them, respectively, for the taking, injuring and destroying the leased premises now in their possession as tenants under a lease with Joseph J. Randi, owner, in the construction of a storm sewer on West Liberty Avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs:

Dillinger Hetzel
English Kerr
Garland Rauh
Goehring (Pres't) Woodburn
Herron

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3916. Resolution authorizing the issuing of a warrant in favor of F. C. Liddell in the sum of \$75.00, in full settlement of all claims for damages by reason of household goods being damaged by water overflowing basement at No. 3437 Fleming Avenue, North Side, caused by sewer drop clogging up during a heavy rain, and charging same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Hetzel
English Kerr
Garland Rauh
Goehring (Pres't) Woodburn
Herron

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3917. Resolution authorizing the issuing of a warrant in favor of W. H. Eggenton in the sum of \$125.00, in full settlement of all claims for damages by reason of injuries received from falling from defective steps on Beelen Street, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3957. Resolution authorizing the issuing of a warrant in favor of Fred Koch in the sum of \$4.30, the difference between two days' wages as a painter and a grainer while employed in the Department of Public Safety, and charging same to Appropriation No. 1128.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 3778. Resolution authorizing and directing the Mayor to execute and deliver a deed to J. H. Fester, conveying the interest of the City of Pittsburgh in the property known as Lot No. 383 in the Watson Land and Improvement Company Plan of Lots, on Durango street, Pittsburgh, Pa., for the sum of \$75.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3780. Resolution authorizing and directing the Mayor to execute and deliver a deed to W. A. Martin, conveying the interest of the City of Pittsburgh in the property known as Nos. 53 and 55 Broad street, Pittsburgh, Pa., for the sum of \$800.00. Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3781. Resolution authorizing and directing the Mayor to execute and deliver a deed to John Morrow, conveying the interest of the City of Pittsburgh in the property known as Lot No. 6 in the Fernley and Gilford Plan of Lots, situated in the Twenty-seventh ward, fronting on Rose avenue, Pittsburgh, Pa., for the sum of \$100.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3784. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. Rose Valentine, conveying the interest of the City of Pittsburgh in Lot No. 30 on Woods Run avenue, North Side, Pittsburgh, Pa., for the sum of \$200.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3761. Resolution authorizing and directing the City Controller to transfer from Appropriation No. 171, Water Improvement and Extension Loan Fund, to Appropriation No. 171-A, Salaries and Expenses, Bureau of Water, the sum of \$100,000.00, for the purpose of the payment of engineering, mechanical and other services performed by the employees of, or furnish to, the Bureau of Water, in the improvement and extension of the water system, installation of meters, etc., and materials and supplies used in connection with such work.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3792. Resolution authorizing and directing the City Controller to transfer the sum of \$500.00 from Appropriation No. 1512, Materials Buildings, to Appropriation No. 1509, Repairs, Stables and Yards, and the sum of \$2,000.00 from Appropriation No. 1535, Miscellaneous Services, removing snow and ice, to Appropriation No. 1509, Repairs, Stables and Yards.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3964. Resolution authorizing and directing the City Controller to transfer the following:

\$500 from Code Act. 1231, Wages, to Code Act. 1232, Services, Bureau of Child Welfare;

\$160 from Code Act. 1252, Salaries, to Code Act. 1254, Services, Division of Plumbing;

\$20 from Code Act. 1259, Salaries, to Code Act. 1260, Services, Division of Housing and Sanitary Inspection;

\$150 from Code Act. 1204, Salaries, to Code Act. 1205, Services, Division of Transmissible Diseases.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3970. Resolution authorizing and directing the City Controller to transfer the following sums, amounting in the aggregate to \$350.00 from Code Account No. 1796, A-1, Salaries, Regular Employees, to the following Code Accounts:

\$100.00 to Code Account No. 1797-B, Miscellaneous Service;

\$100.00 to Code Account No. 1798-C, Supplies;

\$150.00 to Code Account No. 1796 1-2-A3, Wages, Regular Employees.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3971. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property:

From:	
Code Account No. 1563, Materials, Municipal Hall....	\$ 100.00
Code Account No. 1570, Salaries, Diamond Market....	500.00
Code Account No. 1576, Repairs, Diamond Market ..	400.00
Code Account No. 1582, Supplies, North Side Market..	150.00
Code Account No. 1584, Repairs, North Side Market..	1,000.00
Code Account No. 1603, Shelter Houses	350.00
	<hr/>
	\$2,500.00

To

Code Account No. 1564, Repairs, Municipal Hall	\$ 500.00
Code Account No. 1565, Equipment, Municipal Hall	150.00
Code Account No. 1591, Supplies, South Side Market..	1,000.00
Code Account No. 1598, Supplies, Duquesne Market...	100.00
Code Account No. 1600, Repairs, Duquesne Market..	50.00
Code Account No. 1619, Salaries, Comfort Stations....	500.00
Supplies, Comfort Stations..	200.00
	<hr/>
	\$2,500.00

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3956. Resolution exonerating property proposed to be leased for the use of public school pupils, known as Phipps Gymnasium, Reeddale street, North Side, from payment of all City taxes for and during the term of said lease to The Board of Public Education of the School District of Pittsburgh and the use of said property by the public schools; the exoneration to be conditioned upon the actual execution of said lease and the exoneration of school taxes by the Board of Public Education of the School District of Pittsburgh.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3501. Resolution authorizing the issuing of a warrant in favor of W. J. Marshall in the sum of \$2,064.00, in full settlement of damages to property on Rudd street by cutting off egress and ingress to said street in the improvement of Corliss street, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 4035. Report of the Committee on Public Works for October 6th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3972. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the construction of a Public Comfort Station and Waiting Room at the intersection of Penn avenue and Butler street, Pittsburgh, Pa."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3973. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Albertice street, from present sewer on Albertice street to Mohler street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3974. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Goodwood way, from the first angle east of Millvale avenue to present sewer on Millvale avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3976. An Ordinance authorizing and directing the grading, paving and curbing of Bloomer street, from Somers street to Golden and Creek's line, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3978. An Ordinance entitled, "An Ordinance providing for the making of contracts for repairing lateral bracing on Herron Avenue Bridge on span over main tracks of P. R. R. and lateral bracing and railing on Millvale Avenue Bridge over P. R. R., and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 4036. Report of the Committee on Public Service and Surveys for October 6th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3943. An Ordinance entitled, "An Ordinance granting unto the Mt. Washington Street Railway Company, its successors, lessees and assigns, the right to enter upon, use, occupy and cross Narragansett avenue, Baltimore street and Fremont Place, in the City of Pittsburgh, for the purpose of connecting its tracks on its private right of way to tracks on its property at corner of Baltimore street and Narragansett avenue, and for the purpose of making a loop for turning cars.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3981. An Ordinance entitled, "An Ordinance vacating Brandon road, Benton avenue, Cliffview road, Drexel road, Grenet street, Kenmore road, Kleuer street, Normandie Place, Pen-nock road, Perrott avenue, Sewickley road, Shoreham street, San Pedro street, St. Albans street and Winshire street, as laid out and dedicated in the "Berkeley Plan," in the Twenty-seventh ward of the City of Pittsburgh, approved April 22, 1914."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel.
English.	Kerr.
Garland.	Rauh.
Goehring (Pr'sident)	Woodburn.
Herron.	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3982. An Ordinance entitled, "An Ordinance changing the name of Harrods place, from Enfield street to Glenn way, in the Eighth ward, to 'Enfield street.'"

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3983. An Ordinance entitled, "An Ordinance establishing the grade of Emma street, from Wallace street to Audley street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3984. An Ordinance entitled, "An Ordinance establishing the opening grades on Armand way, Bennington avenue, Fair Oaks street, Inlet way, Iverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as laid out and proposed to be dedicated as legally opened highways by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually, in a plan of their property called 'Murdoch Farms Plan,' situate in the Fourteenth ward of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3985. An Ordinance entitled, "An Ordinance establishing the opening grades on Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perritt avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as laid out and proposed to be dedicated as legally opened highways, by the Brighton Land Company, in a plan of their property called Brighton Country Club Plan of Lots, in the Twenty-seventh ward of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3986. An Ordinance entitled, "An Ordinance repealing Ordinance No. 183, entitled, 'An Ordinance establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexel street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock road, Shoreham street, San Pedro street, St. Albans street, Sewickley road and Winshire street, as laid out and dedicated by the Brighton Club Company, in a Plan of Lots of its property in the Twenty-seventh ward of the City of Pittsburgh, called the Berkley Plan,' approved May 27th, 1914."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—2.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation,

No. 4037. Report of the Committee on Charities and Correction for October 6th, 1915.

Which was read, received and filed.

Also

Bill No. 3966. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the installation of an electric light plant in the Dairy Barn at Marshalsea, Pa., and setting aside the sum of one thousand five hundred (\$1,500.00) dollars for the payment of the cost thereof."

Which was read.

Mr. Herron moved,

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—D.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Herron presented

No. 4038. Whereas, By an Act of Assembly, No. 57 and 414, Series of 1915, it provides that in all proceedings of widening of streets, etc., a list of the liens on properties affected by said improvement must be furnished to the Board of Viewers appointed thereon; and as we have been informed that this Act makes it mandatory upon the part of the City to employ a Title Company to do this work; and,

Whereas, It appears to us that the intent of the Act can be carried out fully as well by the Law Department and at a great saving to the City; therefore, be it

Resolved, That the Mayor be requested to direct the City Solicitor to test the constitutionality of this portion of the Act.

Which was read.

Mr. Herron moved.

The adoption of the resolution.

Which motion prevailed.

The Chair stated

That he had received an invitation from Mr. Albert Wittmer to attend a field meet at Wittmer's field, California avenue, on October 14th, 1915, from 1 P. M. until dark, and that the members of Council could kindly note the same.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol XXXXVIII

Tuesday, October 19, 1915,

No. 44

Municipal Record

COUNCIL

JOHN M. GOEHRING Presiden
E J MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Oct. 19, 1915.
Council met.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented:

No. 4039. Resolution authorizing the issuing of warrant in favor of Otto Phillichody for \$166.66, John Anderson for \$135.00, Stephen Kunkle for \$135.00, and Frank Collier for \$75.00, salaries for the month of October, for services rendered in the Bureau of Boiler Inspection, and charging same to Appropriation No. 1180, Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 4040. Resolution requesting His Honor, the Mayor, the Controller, the Treasurer and the City Solicitor to not make any further payments to the Monongahela Water Com-

pany for their pipe lines in the Twentieth ward purchased by the City unless the charter rights of the Company are transferred to and become the property of the City.

Also

No. 4041. Resolution requesting the City Solicitor to collect the City's account against the Ohio Valley Water Company for water furnished it.

Which were read and referred to the Committee on Finance.

Mr. Garland presented

No. 4042. An Ordinance amending Sections 1 and 2 of an ordinance entitled, "An Ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly in accordance with the quarterly meter readings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors," approved January 20, 1915.

Also

No. 4043. An Ordinance appropriating the proceeds arising from the sale of the issue of bonds, known as Funding Bonds, 1914, and making provisions for the expenditure thereof.

Also

No. 4044. An Ordinance authorizing the Mayor and the Director of the Department of Supplies to solicit bids for and award a contract for an automobile for the Department of City Controller for the use of the Field Auditors for a sum not to exceed \$500.00.

Also

No. 4045. Resolution authorizing the City Solicitor to satisfy liens filed against the Homeopathic Medical and Surgical Hospital and Dispensary at Nos. 926 September Term, 1910, D. T. D., 982 September Term, 1910, D. T. D., 967 September Term, 1911, D. T. D., 199 January Term, 1913, D. T. D., and 861 October Term, 1913, D. T. D., for taxes for the year 1911, and exonerating the said Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh from the payment of the same, and this shall be his sufficient warrant for so doing.

Also

No. 4046. Resolution authorizing the issuing of a warrant in favor of Mrs. Katherine Hayes, mother of Kathleen Hayes, in the sum of \$750, in full payment of all claims for injuries sustained by Kathleen Hayes, by falling in of grandstand at Washington Park on July 5th, 1915, and charging the same to Appropriation No. 42.

Also

No. 4047. Resolution authorizing and directing the Mayor to execute and deliver deeds to John Goshorn for Lots Nos. 114 and 115, 196x50 feet, being part of plot lying between Orphan and Butler streets, for the sum of \$100.00 each; also deed for Lot No. 34 in the J. C. Dick Plan in the Tenth ward; said lot being 30x100 feet on corner of Rebecca and Rosetta streets for \$300.00.

Also

No. 4048. Resolution authorizing the City Solicitor to release certain liens upon property of the Sterling Land Company, Fourteenth ward, filed at No. 27 July Term, 1915, M. L. D., for grading, paving and curbing of Hobart street, No. 351 April Term, 1913, for the opening of Hobart street and at No. 96 January Term, 1915, for sewer on Hobart street, upon payment of \$350 and costs, and further authorizing the City Solicitor to release from said liens 150 feet adjoining the foregoing described property upon payment of \$1,200.00, and the balance of the said property, consisting of 262 feet, more or less, on Hobart street, upon payment of the unpaid balance of said liens with interest.

Also

No. 4049. Resolution authorizing and directing the Controller to transfer the sum of \$1,500 from Appropriation No. 1012, Supplies, Mayor's Office, to Code Account No. 1039, Materials, Division of Motor Vehicles.

Also

No. 4050. Resolution authorizing and directing the Controller to transfer the sum of \$150.00 from Appropriation No. 1333, Supplies, to Appropriation No. 1336, Equipment and Machinery, Board of Water Assessors.

Also

No. 4051. Resolution authorizing and directing the Controller to transfer the sum of \$100.00 from Code Account 1095, Miscellaneous Services, and \$852.03 from Code Account No. 1096, Supplies, to Code Account No. 1094, Salaries, Temporary Employees, Department of Assessors.

Also

No. 4052. Petition of the Directors of the Home for Aged and Infirm Colored Women, Lemington avenue, from the payment of water rate assessed against them.

Also

No. 4053. Communication from Mary J. Hays offering \$250 for Lot No. 252 in the Kishon Plan, situate on Loretto street, Fifteenth ward.

Also

No. 4054. Communication from The Bond Buyer of New York City (a newspaper) asking the City of Pittsburgh to advertise the sale of bonds in said paper.

Also

No. 4055. Petition of Martin & Hughes for payment of work performed in connection with the construction of the underground passageway under the tracks of the P. C. C. & St. L. Ry. Co. near the Point Bridge Station, Pittsburgh, Pa.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented.

No. 4056. Resolution authorizing the issuing of a warrant in favor of E. J. Balzer, Receiver of the Estate of Wm. T. Powell, Bankrupt, for \$335.50 for extra excavating and concreting on the horse barn at Marshalsea, Pa., and charging the same to Appropriation No. 173, Bond Issue.

Which was read and referred to the Committee on Charities and Correction.

Mr. Hetzel presented

No. 4057. Resolution authorizing the City Controller to transfer the sum of \$3,000.00 from Code Account No. 1661, "Wages, Temporary Employees," to Code Account No. 1664, "Materials," Distribution Division, Bureau of Water.

Which was read and referred to the Committee on Finance.

Mr. Kerr presented

No. 4058. Resolution authorizing and directing the Controller to transfer the sum of \$400.00 from Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works, to Appropriation No. 42-11, Sheraden Playgrounds, Bureau of Parks.

Also

No. 4059. Petition of Committee of Police Lieutenants asking for an increase in salary to \$1600 per annum each.

Also

No. 4060. Communication from the Women's Christian Association, 210-214 Stockton avenue, North Side, asking for a reduction in their water rates.

Which were severally read and referred to the Committee on Finance.

Also

No. 4061. Communication from B. H. Smith regarding dangerous condition of boardwalks on Milan, Lynbrook and Edgebrook avenues, Nineteenth ward.

Also

No. 4062. Petition for the placing of lights on Dalton street between Vinceton street and Wabana avenue, North Side.

Also

No. 4063. Resolution authorizing the issuing of a warrant in favor of Mrs. M. E. McKown in the sum of \$42.67 for 1-2/30 months service as seamstress in the Bureau of Recreation repairing swimming suits, and charging the same to Appropriation 1788.

Also

No. 4064. An Ordinance authorizing and directing the construction of a public sewer on Buente street and Lappe Lane, from a point about one hundred and forty (140) feet east of Lappe Lane to present sewer on List street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4065. An Ordinance authorizing and directing the construction of a public sewer on Frankfort street, from a point about two hundred and forty (240) feet north of Acasto way to present sewer crossing Frankfort street, at a point about eighty (80) feet north of Chartiers avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4066. An Ordinance authorizing and directing the construction of a public sewer on Ruch street, from a point about 15 feet south of Reed street to present sewer on Ashmead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4067. An Ordinance widening Freedland way, in the Eighteenth ward of the City of Pittsburgh, from Mastooth street to Gearing avenue, changing the name thereof to Lafayette avenue, fixing the width and position of the roadway, establishing the grade thereof and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 4068. Resolution authorizing the issuing of a warrant in favor of Booth & Flinn, Ltd., for the sum of \$1,021.90 for extra work done on the contract for constructing approaches to the North Side Point Bridge and charging same to Code Account 150, North Side Point Bridge Bonds.

Also

No. 4069. Resolution authorizing the issuing of a warrant in favor of Collins-Gordon Contracting Company for the sum of \$1,756.80, for extra work done on contract for surfacing roadway in Riverview Park, and charging same to Appropriation 1485-B, Street Repaving, Division of Streets, Bureau of Engineering.

Which were severally read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 4070. An Ordinance designating Ira way as the name of an unnamed 20 foot way in the Fourteenth ward, laid out by and shown in J. C. Aufhammer and S. J. McFarren "Midway Plan of Lots" extending from Shady avenue to a property line 526.42 feet west therefrom and lying between Monitor street and Burchfield avenue and establishing the grade thereof.

Also

No. 4071. An Ordinance establishing the grade of Frampton street, from Taft avenue to Buffington street.

Also

No. 4072. An Ordinance establishing the grade of Kramer way, from Boggs avenue to Walden street.

Also

No. 4073. An Ordinance establishing the opening grade of Wendover street, as laid out and proposed to be dedicated as a legally opened highway by The Sterling Land Company, in a plan of lots of its property called "Wendover Heights," in the Fourteenth ward of the City of Pittsburgh.

Also

No. 4074. An Ordinance establishing the grade of Westwood street, from Albert street to Walden street.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4075. Communication from the Christian Home for Women asking to be exonerated from the payment of water rates as established by present ordinance.

Also

No. 4076. Communication from Moss & Blakeley Plumbing Company asking payment of \$27.93 expenses incurred in lowering sewer on Eldridge street to make lateral connection.

Which were read and referred to the Committee on Finance.

Also

No. 4077. Communication from the West End Board of Trade regarding certain public improvements in the West End District, etc.

Also

No. 4078. Remonstrance against the opening and grading of Government way between Fisk and Fortieth streets, Ninth ward.

Which were read and referred to the Committee on Public Works.

Also

No. 4079. Communication from M. J. Ehrenfeld, on behalf of the Oakland Board of Trade, asking what action has been taken regarding the opening of Fleetwood street (formerly Louisa street), from Oakland avenue to Bouquet street.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 4080

DEPARTMENT OF PUBLIC WORKS

Pittsburgh, October 13th, 1915.

President and
Members of Council,
Pittsburgh, Pa.

Gentlemen:

With reference to Bill No. 4001, the same being a resolution asking for a report as to what has been done in the matter of advertising for sale property owned by the City which it is desirous of selling, beg to advise as follows:—

A resolution was prepared by this department and submitted to Council asking for the transfer of \$2,500.00 with which to buy "For Sale" signs to be placed on the property, but no action was taken by your Honorable Body upon the same. We have no funds available with which to do this work, but think the proper way to advertise the property is by signs.

I understand some objection was made to the placing of these signs by the Real Estate Exchange, on the ground that the placing of the same would mar the beauty of the City. As practically every piece of vacant property in the City has a sign on it, I do not see that City property should not have the same.

Yours very truly,

ROBT. SWAN,
Director.

Also

No. 4081. Communication from the Duquesne Heights & Mt. Washington Board of Trade inviting the members of Council to attend a meeting of said Board of Trade, Thursday evening, October 2nd, 1915, at 8 o'clock, in the Whittier School House, Bertha and Sycamore streets.

Also

No. 4082. Communication from the Pennsylvania Association for the Blind inviting the members of Council to attend the Hallowe'en party to be given to 100 or more blind men and women working at the Pittsburgh Workshop for the Blind, Saturday, October 30th, 1915, between the hours of 2 and 5 o'clock, at the Pittsburgh Workshop for the Blind, Second and Liberty avenues.

Which were severally read, received and filed.

Also

No. 4083. Communication from A. O. Fording, Solicitor for the Pittsburgh Subway Company notifying the Council that the Public Service Commission of the Commonwealth of Pennsylvania has fixed Wednesday, November 10, 1915, at 10 o'clock, A. M., for a hearing in the City of Pittsburgh on the application of the Pittsburgh Subway Company for a declaration by the Commission of the terms and conditions on which it will grant its approval of a contract with the City of Pittsburgh.

Also

No. 4084. Petition of the Pittsburgh Subway Company for a declaration by the Public Service Commission of the Commonwealth of Pennsylvania of the terms and conditions on which it will grant its approval of a contract with the City of Pittsburgh.

Which were read, received and filed, and copy ordered sent to the Law Department.

Mr. Kerr presented

No. 4085. Copy of Resolution adopted by the Beechview Board of Trade requesting the relocation of a certain portion of Hampshire avenue and also for the vacation of certain parts of said street, in the Nineteenth ward.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 4086. Report of the Committee on Finance for October 13th, 1915, transmitting several resolutions to Council.

Which was read, received and filed

Also

Bill No. 4002. Resolution authorizing, empowering and directing the City Controller to transfer the sum of \$3,000.00 from Code Account No. 1158, Item "C", Supplies, Bureau of Fire, to Code Account 1159, Item "D", Materials, Bureau of Fire.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution

Which motion prevailed

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Itaun
Goehring (Pres't)	Woodburn
Herron	

Ayes—D.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4029. Resolution authorizing the City Clerk to print the ordinances of the old City of Allegheny in book form for the time from March 30th, 1907, to December 31st, 1907, in order to make the record complete.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 3771. Resolution directing the City Solicitor to write off his books \$50.79, assessment for the construction of a public sewer on Formosa and Neuman alleys against property of Margaret Roney, and charging the same to the City.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3959. Resolution directing the City Solicitor to satisfy lien filed at M. L. D. 172, April Term, 1914, against property of Miss Annie Holmes, for the construction of a sewer on Haas street, and charging the costs to the City.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3960. Resolution authorizing the issuing of a warrant in favor of Mrs. Elizabeth Gordon in the sum of \$..... in full settlement of all claims for damages on account of injuries to her son, Reginald, which occurred in Schenley Park on June 24th, 1915, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3961. Resolution authorizing the issuing of a warrant in favor of Mrs. Augusta Maxwell for the sum of \$250.00, being the amount she has agreed to accept in full settlement of her claim against the City on account of injuries received on defective sidewalk leading from Bedford avenue to Fonville street, and charging the same to Code Account No. 42, Contingent Fund.

Which was read

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 4087. Report of the Committee on Public Works for October 13th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3714. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Torrens street, from Hamilton avenue to Frankstown avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3715. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Neuman way, from Hamilton avenue to Kelly street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3716. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Susquehanna street, from Lang avenue to the west line of Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3717. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Ticase way, from Tioga street to Alsace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3796. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Bellman way, from Sheridan street to Collins street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 3797. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Juniata Place, from Linden street to Hastings street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4019. Resolution authorizing the issuing of a warrant in favor of Booth & Plinn, Ltd., for the sum of \$202.52, for extra work done on the contract for laying railway tracks and paving roadway and sidewalks on the North Side Point Bridge, and charging same to Code Account No. 150, North Side Point Bridge Bonds.

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4020. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for making certain repairs to the Melancthon street bridge over B. & O. R. R. and Plank street bridge over Saw Mill Run, and to the stairways leading to the Fulton street bridge over P. F. W. & C. R. R. and the South Twenty-second street bridge over the Monongahela River, and providing for the payment of the costs thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4022. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Donegal way, from a point about 90 feet west of Lydia street to present sewer on Lydia street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4023. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Huntress street, from a point about 70 feet east of Collins street to present sewer on Burpee street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.
Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 4024. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Reuben street, from a point about 70 feet southwest of Leonora street to the present sewer on Reuben street at a point about 190 feet south of Beckham street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.
Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4025. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Zahniser street, Oswin street and private property, from a point about 540 feet southwest of Oswin street to present sewer on Crucible street, in Chartiers township, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.
Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4088. Report of the Committee on Public Safety for October 13th, 1915, transmitting several resolutions to Council.

Which was read, received and filed.

Also

Bill No. 4004. Resolution, authorizing the issuing of a warrant in favor of E. Van Buskirk, Treasurer, National Bureau of Criminal Identification, for the sum of \$100.00, being dues for the Bureau of Police of the City of Pittsburgh as a member of the

International Association Chiefs of Police, for the year ending October 6th, 1915, and charging the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4005. Resolution authorizing the issuing of a warrant in favor of George Metzler for the sum of \$31.50, for railroad fare and hotel expenses attending a state conference of the Pennsylvania State Sealers Association, in Philadelphia, August 15th to 18th inclusive, representing the Division of Weights and Measures of the City of Pittsburgh, and charging the same to Code Account No. 1130, Item "B", Miscellaneous Services, General Office, Department of Public Safety.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs:

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4006. Resolution authorizing the issuing of a warrant in favor of Phil & Miller for the sum of \$65.00, for removing old material, cleaning of walls, ready for plaster, and plastering same with cement at No. 4 Police Station, and charging the same to Code Account No. 1148, Item "B", Repairs, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

REPORTS OF SPECIAL COMMITTEES.

Mr. Rauh presented from the Special Committee.

No. 4089

Pittsburgh, Pa., Oct. 19, 1915.

To the President and
Members of Council.

Your Committee appointed relative to providing a change of places for band concerts near the entrance of Schenley Park, desires to report that the Committee (with some other members of Council), visited Schenley Park yesterday, and after deliberation, agreed to unanimously recommend the advisability of taking enough of the contemplated bond money for improvement of parks to pay the necessary expense for installation of this improvement.

Respectfully submitted,

ENOCH RAUH, Chairman,

JOHN S. HERRON

ROBT. GARLAND

J. M. GOEHRING.

Which was read, and on motion of Mr. English referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 4090

BOARD OF FIRE UNDERWRITERS

of Allegheny County, Pa.,

Commonwealth Building,

Pittsburgh, October 19, 1915.

Mr. Robert Garland, Councilman,
Pittsburgh, Pa.

Dear Sir:—Pursuant to telephone conversation of yesterday, wish to confirm my statement that this Board had taken action revising the Key Rates on the North and South Sides, to 20 and 21c, respectively.

At the last meeting of the Board on October 14, 1915, the following report from the Executive Committee on this subject was presented:

"Certain improvement in the water supply and distribution for the North and South Sides have recently been completed, which affect the Key Rates for those sections, viz:

"For the North Side all water is now pumped from Pumping Station to the Cabbage Hill Reservoir and distributed from there by gravity directly into the mains, eliminating entirely the Troy Hill Reservoir. Two 24 inch lines crossing the new Union Bridge and one 48 inch line crossing the Allegheny River at Twenty-seventh street have been put in commission, whereby water for the North Side can be supplied from both Highland Reservoirs, Nos. 1 and 2, in case the supply from Cabbage Hill should be cut off. This will give the North Side about 410,000,000 gallons reservoir capacity, all of which would be supplied to the mercantile district by gravity.

"For the South Side all water is now delivered into the low pressure district by gravity and is so arranged that water can be supplied from Highland Reservoirs Nos. 1 and 2, and also from the Cabbage Hill Reservoir. This will give the South Side about 410,000,000 gallons reservoir capacity, all of which would be supplied to the mercantile district by gravity. There are, however, on the South Side a very large number of 4 inch mains, which are very old and should be replaced with 8 inch mains.

"The present Key Rate for both North and South Sides is 30c, which includes certain charges for deficient reservoir capacity and water distribution. Tests have recently been made under the supervision of Engineers of the National Board of Fire Underwriters in both these districts with very satisfactory results as to both water flow and pressure which, under the provisions of the Universal Mercantile Schedule, justify the revision of the Key Rates.

"This subject has been thoroughly considered by the Executive Committee and the following is recommended:

"Whereas, Tests made of the water flow and pressure on the North and South Sides, Pittsburgh, justify removal of certain charges in the Key Rate Computations for those districts, the Committee recommends to the Board reductions in the Key Rates for the North and South Sides to 20c and 21c respectively, said reductions to be effective as of September 16, 1915, and rebates to be allowed from that date. Applications for rating to be made in all cases and new rates promulgated before credits are allowed. Endorsement forms to be furnished members of the Board upon application."

The above report was adopted by the Board on October 14, 1915.

These reductions in Key Rates affect only risks rated under the Universal Schedule and do not affect properties

rated under the Minimum System, such as dwellings, small stores and dwellings, etc.

Yours very truly,

R. J. TRIMBLE,
Secretary.

Which was read.

The Chair directed the clerk to furnish a copy to each member of Council and to the Director of the Department of Public Works, and referred the communication to the Committee on Finance.

Also

No. 4091

Whereas, By resolution introduced in Council on September 7th, last, being Council Bill No. 3827, it was pointed out that Fire Insurance Rates on the North Side have been in excess of those charged in the old City of Pittsburgh, and as the reason for said differential had disappeared, an investigation was asked for and a Committee appointed in order that property owners might obtain the relief sought; and

Whereas, The Fire Underwriters have now given notice that they have reduced these rates on the North Side and South Side to the rate charged in the old City of Pittsburgh, thereby giving the residents of those sections the benefit of these reduced rates.

ROBT. GARLAND,

Chairman of Committee.

Note:—This reduction, which now takes effect upon application by the insured, will mean \$1.00 less on each \$1,000 of Insurance, and applies to all manufacturing and mercantile activities such as Mills, Factories, Foundries, Laundries and Meat Packing Plants, as well as Breweries, Theatres, Nickelodeons, Department Stores, Warehouses, Garages, Stables, etc.

Which was read and referred to the Committee on Finance.

Mr. English presented

Bill No. 4092

Whereas, The legislature at the session of 1915 passed a bill known as the Workmen's Compensation Act; and

Whereas, The effect of this piece of legislation, if it is made effective by an amendment to the Constitution, may involve the City of Pittsburgh; therefore, be it

Resolved, That the City Solicitor advise Council at the earliest possible moment whether or not any appropriations would have to be made by the Council in the coming budget, or whether or not the City of Pittsburgh will be exempt from the provisions of said Act.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 4093. Resolved, That His Honor, the Mayor, be requested to call a conference for Thursday, October

21st, at 2 P. M., in the Council Chamber, for the purpose of discussing with the Council, City Solicitor and the Controller the Uniform Tax Act.

Which was read.

Mr. Garland moved

That the resolution be laid on the table.

Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and ones were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Noes—Messrs.

English	Woodburn
Herron	

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

Mr. Herron moved,

To reconsider the vote by which Bill No. 4092

Whereas, The legislature at the session of 1915 passed a bill known as the Workmen's Compensation Act;" and

Whereas, The effect of this piece of legislation, if it is made effective by an amendment to the Constitution, may involve the City of Pittsburgh; therefore, be it

Resolved, That the City Solicitor advise Council at the earliest possible moment whether or not any appropriations would have to be made by the Council in the coming budget, or whether or not the City of Pittsburgh will be exempt from the provisions of said Act.

Was read and adopted.

Which motion prevailed.

And the question recurring, "Shall the resolution be adopted?"

The motion did not prevail.

Mr. Kerr moved

That the resolution be referred to the Committee on Finance.

Which motion prevailed.

Mr. English presented

No. 4094

Resolved, That the City Solicitor be requested to furnish the Council his opinion as to the constitutionality of the Workmen's Compensation Act, Uniform Tax Act, Two Platoon System for Fire Department, Municipal Pension Fund, and Certified Lien Law.

Which was read.

Mr. Dillinger moved

That the resolution be laid on the table.

Upon which motion, Mr. English demanded a call of the ayes and noes, and the demand having been sustained, the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, October 26, 1915,

No. 43

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Oct. 26th, 1915.
Council met.

Present—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Absent—Mr. Woodburn.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

The Chair (for the Mayor) presented

No. 4095. Resolution appropriating dollars for the relief of the families of the sufferers of the fire which occurred at 207 Sandusky street, North Side, Pittsburgh, on October 25th, 1915, and authorizing the issuing of warrants, payable to the Chairman or Treasurer of such Relief Committee as may be approved by the Mayor for said occasion.

Also

No. 4096.

MAYOR'S OFFICE,
Pittsburgh, October 26, 1915.

John M. Goehring, President,
Council of the City of Pittsburgh,
Pittsburgh, Pa.

Dear Sir:—

I am transmitting herewith the Departmental Estimates of the City of Pittsburgh for the year 1916.

The estimates as printed are based upon a continuation of the same amount of service given during the year 1915. Provision has not been made in the printed estimates for the expense of carrying on such activities as have been added by ordinance during the current year, some of which were partially provided for this year by transfer of funds from other appropriations, nor for those which have been imposed upon the City by recent Acts of Assembly, and which must be provided for in the 1916 appropriation.

I shall later have estimates prepared and transmitted to you covering such items, and I shall also present to you for your consideration estimates covering certain improvements, extensions and betterments to the service which are deemed wise or desirable to undertake in 1916, with many of which you are already familiar, they having been referred to the City departments by Council.

The salary increases which are included in the printed estimates are limited to those which meet the standard salary rates recommended in the report on salaries adopted by resolution of Council. Other increases in salaries and such additions to the force as are estimated to be required will be presented to you in a separate communication to be considered apart from the other estimates.

I have had prepared an exhibit of the revenues and expenditures of the City for the last five years, and am also transmitting this summary statement to you. I shall have an estimate of the miscellaneous revenues to be collected in 1916 prepared and sent to you as soon as it is practicable to make such an estimate.

Respectfully yours,

JOS. G. ARMSTRONG,
Mayor.

Accompanied by Mayor's Exhibit accompanying estimates for 1916; Salaries and Wage Schedule to accompany budget estimates for year 1916, in conformity with Resolution No. 200, approved May 21st, 1915, and adopted by the Civil Service Commission July 9th, 1915, and Departmental Estimates, 1916, City of Pittsburgh.

Which were read and referred to the Committee on Finance.

Mr. Dillinger presented

No. 4097. An Ordinance creating in the Department of Public Safety of the City of Pittsburgh a Bureau for the inspection and supervision of all boilers and machinery belonging to and operated by the City, and for issuing permits for the location and operation of all pipes, containers, tanks or vessels under air, water or gas pressure in the City, and for the inspection thereof, and for the installation and regulation of safety devices thereon, and prescribing penalties for violation of the provisions hereof; also fixing the number of employees in said Bureau and the salaries thereof.

Also

No. 4098. Resolution authorizing, empowering and directing the City Controller to transfer the sum of \$1,600.00 from Code Account No. 1126, Item "A", Salaries, General Office, Department of Public Safety, to Code Account No. 1131, Item "C", Supplies, General Office, Department of Public Safety.

Which were read and referred to the Committee on Finance.

Also

No. 4099. Resolution authorizing the issuing of a warrant in favor of R. J. Alderdice for the sum of \$40.50, for expenses incurred in obtaining evidence against disorderly houses and other violators of the law, and charging the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Also

No. 4100. Resolution authorizing the issuing of a warrant in favor of The Novelty Advertising Company for the sum of \$183.40, for 524 Safety Flange Signs furnished to the Bureau of Police, and charging the same to Code Account No. 1147, Item "D", Materials, Bureau of Police.

Which were read and referred to the Committee on Public Safety.

Mr. English presented

No. 4101. An Ordinance creating and providing for the Division of Fire Prevention in the Department of Public Safety, providing for the employees of said Division, prescribing their duties and fixing their compensation and expenses of said Division.

Also

No. 4102. Resolution authorizing and directing the City Controller to transfer the following:

\$175 from Code Account 1204, Salaries, Division of Transmissible Diseases, to Code Account 1218, Supplies, Division of Bacteriology;

\$100 from Code Account 1237, Wages, to Code Account 1238, Services, Bureau of Smoke Regulation, etc.; also

\$100 from Code Account 1237, Wages, to Code Account 1242, Equipment, Bureau of Smoke Regulation.

Also

No. 4103. Resolution authorizing the issuing of warrants in payment of the funeral expenses and of the hospital and doctors' bills of those killed and injured in the disastrous fire on the North Side on October 25th, 1915, and charging the same to Code Account No.

Which were severally read and referred to the Committee on Finance.

Mr. Garland presented

No. 4104. An Ordinance providing for the examination of and issuing of permits to persons operating pipes, boilers, engines, containers, tanks or vessels under air, water or gas or steam pressure, in the City of Pittsburgh, for the inspection of such pipes, boilers, engines, containers, tanks or vessels and for the installation and regulation of safety devices thereon and prescribing penalties for violation of the provisions thereof.

Also

No. 4105. Resolution providing that a deed be executed and delivered to William J. Moore, on payment by him of any taxes and costs, for all that certain lot or piece of ground situate in the Twelfth ward, fronting 25 feet on the easterly side of Wiltsie avenue and extending back an even width of 110 feet to Undercliff alley.

Also

No. 4106. Resolution authorizing and directing the City Controller to transfer the sum of \$600.00 from Code Account 1080 1/2 (Expense of possible litigation) to Code Account 1077-C (Supplies and Printing), and the sum of \$400.00 from Code Account 1080 1/2 to Code Account 1079-F (Equipment), Department of Law.

Which were severally read and referred to the Committee on Finance.

Also

No. 4107. Communication from the Joint Committee of the Pittsburgh Electrical Contractors' Association and the Pittsburgh Electrical Association protesting against the payment of fees for permits issued for electrical work, which are furnished the other craft free.

Which was read and referred to the Committee on Public Safety.

Mr. Herron presented

No. 4108. An Ordinance authorizing the Mayor and the Director of the Department of Charities to make an agreement with the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company relating to temporary crossing over Chartiers Creek at Marshallsea Farm.

Which was read and referred to the Committee on Charities and Correction.

Mr. Hetzel presented

No. 4109. An Ordinance providing that street laborers of the City of Pittsburgh shall be employed and paid by the month, unless such em-

ployee does not report for work or is unable to work.

Which was read and referred to the Committee on Finance.

Also

No. 4110. Communication from North Side Market Protective Association asking for decrease in rentals for market stands.

Also

No. 4111. Communication from North Side Market Protective Association asking for a five-year lease on market stands.

Which were read and referred to the Committee on Public Works.

Also

No. 4112. Resolution authorizing the issuing of a warrant in favor of the M. O'Herron Company for the sum of \$83.90, for work done on the contract entered into the 23rd day of October, 1913, for the furnishing and laying of a water pipe line on the Hights Run Bridge and for the laying of a continuation of this line through the two abutments of said bridge, which contract has been annulled by ordinance, and charging same to Appropriation No. 171.

Also

No. 4113. An Ordinance annulling a contract made and entered into the 23rd day of October, 1913, between the City of Pittsburgh, of the first part, and the M. O'Herron Company, of the second part, for the furnishing and laying of a water pipe line on the Hights Run Bridge, and for the laying of a continuation of the line through the two abutments of said bridge.

Which were read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 4114. Resolution authorizing the issuing of a warrant in favor of John Taylor in the sum of \$60.00, being half-pay for 60 days' lost time on account of sickness contracted while in the employ of the Bureau of Highways and Sewers as a laborer, and charging the same to Code Account No. 1547-A4, Wages, Temporary Employees, Cleaning Highways, Bureau of Highways and Sewers.

Also

No. 4115. Resolution authorizing and directing the City Controller to make the following transfers:

\$5500.00 from Code Account No. 1672, Supplies, Bureau of Light;
\$2500.00 to Code Account 1675, "Equipment and Machinery," Bureau of Light;
\$3,000.00 to Code Account 1669-A3, "Wages of Regular Employees," Bureau of Light.

Also

No. 4116. Resolution authorizing and directing the Controller to make the following transfers from certain appropriations for Asphalt Re-

pair Plants, Bureau of Highways and Sewers, to certain other appropriations for the Asphalt Repair Plants, Bureau of Highways and Sewers, as follows:

From Appropriation No. 1547, Miscellaneous Services, Asphalt Plants:

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$ 750.00

From Appropriation No. 1548, Supplies, Asphalt Plants.

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$ 600.00

From Appropriation No. 1549, Materials, Asphalt Plants.

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$ 700.00

From Appropriation No. 1550, Repairs, Asphalt Plants.

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$ 300.00

From Appropriation No. 1551, Machinery & Equipment, Asphalt Plants.

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$ 400.00

From Appropriation No. 1552-G, Structural & Non-Structural Improvements, Asphalt Plants.

To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants\$1,300.00

Also

No. 4117. Resolution authorizing and directing the City Controller to transfer the additional sum of \$2,002.04 from the balance remaining in the General Fund, Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, for the purpose of paying final estimate for the completion of the contract for the construction of manholes, reconstruction of intersections and otherwise improving the sewerage systems in the Brookline District.

Also

No. 4118. Resolution authorizing and directing the City Controller to transfer the sum of \$800.00 from Code Account 1670-A4, "Wages Temporary Employees," Bureau of Light, to Code Account 1673-D, "Materials, Bureau of Light.

Also

No. 4119. Resolution authorizing and directing the City Controller to transfer the sum of \$20.00 from Code Account 1476-E, Repairs, to Code Account No. 1474-C, Supplies, Division of Public Utilities, Bureau of Engineering.

Which were severally read and referred to the Committee on Finance.

Also

No. 4120. Petition of citizens and residents of the Lawrenceville

District for the placing of concrete walk on Government way, between Fisk and Fortieth streets.

Also

No. 4121. Resolution authorizing the issuing of a warrant in favor of The Industrial and Domestic Film Company in the sum of \$500.00, same being balance due them for making motion picture film of the playground activities, and charging same to Appropriation No. 1790, Bureau of Recreation, Department of Public Works.

Also

No. 4122. Resolution authorizing the issuing of a warrant in favor of J. G. Schuler in the sum of \$15.94, being the actual cost of cutting sewer on Kelly street in front of his property and attaching proper Y connection, and charging the same to Code Account No. 1470-E, "Repair schedule," Bureau of Engineering, Department of Public Works.

Also

No. 4123. An Ordinance providing for the award of a contract or contracts for the construction of a relief sewer on Downing street and private property of Pennsylvania Railroad Company, from a point about 310 feet northwest of Dobson street to the present 36 inch brick sewer on private property of Pennsylvania Railroad Company, and providing for the payment of the cost thereof.

Also

No. 4124. Petition for the opening, grading, paving and curbing of Turrett street, between Shetland avenue and Meadow street.

Also

No. 4125. An Ordinance opening Turrett street, from Meadow street to Shetland street, in the Twelfth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 4126. An Ordinance extending and opening Ravoux way, from the northerly line of Mellon's Plan of Baum Grove property to Eva street and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 4127. An Ordinance opening Rosetta street, from Rebecca street to Atlantic avenue, in the Tenth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Also

No. 4128. An Ordinance authorizing and directing the grading, paving and curbing of Bristol street, from Kaercher street to Ilion street, and providing that the costs, damages

and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4129. An Ordinance authorizing and directing the grading, paving and curbing of Sprague street, from Spencer street to Oakdene street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 4130. Petition of laborers in Greenhouses and Conservatory in Schenley park asking for increase in salary from \$2.00 to \$2.25 per day each. Which was read and referred to the Committee on Finance.

Also

No. 4131. Petition for the location and opening of a 40-foot street through the property of Nannie S. Cooper to form a continuation of Pemberton street, Twenty-seventh ward. Which was read and referred to the Committee on Public Works.

Also

No. 4132. An Ordinance establishing the grade of Almira way, from Ashlyn street to Swift way.

Also

No. 4133. An Ordinance establishing the grade of Sprague street, from Brushton avenue to Oberlin street.

Also

No. 4134. An Ordinance re-establishing the grade of Brady street, from Carson street East to Wharton street.

Also

No. 4135. An Ordinance re-establishing the grade of Hamilton avenue, from Frankstown avenue to a point 286.30 feet northwardly from the northerly building line of Larimer avenue.

Also

No. 4136. An Ordinance designating the names of two unnamed ways in the Twenty-sixth ward of the City of Pittsburgh.

Also

No. 4137. An Ordinance repealing that portion of Ordinance No. 151 entitled, "An Ordinance locating Albermarle avenue, from Forbes street to Murdoch street," approved July 15, 1902, which locates Albermarle avenue from the easterly line of the Larchmont Plan of Lots to Murdoch street.

Also

No. 4138. An Ordinance repealing that portion of Ordinance No. 58 entitled, "An Ordinance locating Bellerock street, from Wilkins avenue to Homewood avenue," approved June

4, 1897, which locates Bellerock street from Northumberland street northwardly for the distance of 515:27 feet.

Also

No. 4139. An Ordinance repealing that portion of Ordinance No. 60 entitled, "An Ordinance locating Murdoch street, from Wilkins avenue to Homewood avenue," approved July 26, 1889, which locates Murdoch street, between Northumberland street and Plainfield street.

Also

No. 4140. An Ordinance repealing that portion of Ordinance No. 553 entitled, "An Ordinance locating Squirrel Hill avenue, from Northumberland avenue to Wilkins avenue," approved March 11, 1902, which locates Squirrel Hill avenue, from Beeler street to the north line of the Larchmont Plan of Lots.

Also

No. 4141. Murdoch Farms Plan of Lots, Fourteenth ward, and the dedication of Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as shown therein.

Also

No. 4142. An Ordinance approving the "Murdoch Farms Plan," in the Fourteenth ward of the City of Pittsburgh, laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch individually, accepting the dedication of Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as shown thereon, for public use for highway purposes, opening and naming the same, fixing the width and positions of sidewalks and roadways, and establishing the grades thereon.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4143. Communication from Dr. T. G. Greig relative to Committee from South Pittsburgh Board of Trade appearing before Council relative to a turnout at the corner of Brady and Forbes streets.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 4144. Communication from the Lawrenceville Booster Club inviting Council to attend a meeting in the Woolslair School on Thursday, October 28th, 1915.

Which was read, received and filed.

Also

No. 4145. Petition of the Pittsburgh Free Dispensary for refund of

water rates overpaid on building at No. 43 Fernando street.

Also

No. 4146. Communication from the Pittsburgh Board of Trade opposing the passage of an ordinance exempting hospitals and charitable institutions from payment of water rent.

Also

No. 4147. Communication from Women's Christian Association, 210 Stockton avenue East, North Side, asking to be exonerated from payment of water rent in excess of 5c per 1,000 gallons.

Also

No. 4148. Communication from J. A. Young Company relative to securing new location for No. 6 Police Station.

Also

No. 4149. Communication from the Director of the Department of Public Works transmitting communication from H. G. Morgan offering to sell property at Dallas and Hamilton avenues to the City for an extension to the Asphalt Plant.

Which were severally read and referred to the Committee on Finance.

Also

No. 4150. Communication from G. W. Gerwig relative to a petition for the locating and opening of a 40-foot street as a continuation of Pemberton street to Brighton road.

Also

No. 4151. Communication from J. Harper Adams asking for the improvement of Chartiers avenue, Jeffries, Faronia and Ladoga streets.

Which were read and referred to the Committee on Public Works.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4152. Report of the Committee on Finance for October 20th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4042. An Ordinance entitled, "An Ordinance amending Sections 1 and 2 of an ordinance entitled, 'An Ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly in accordance with the quarterly meter readings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors,' approved January 20, 1915."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agree-

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4043. An Ordinance entitled, "An Ordinance appropriating the proceeds arising from the sale of the issue of bonds, known as Funding Bonds 1914, and making provisions for the expenditure thereof."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 3783. Resolution authorizing and directing the Mayor to execute and deliver a deed to A. G. Shaub, conveying the interest of the City of Pittsburgh in the property known as Nos. 815 and 817 Belmont street, North Side, Pittsburgh, for the sum of \$1,000.00.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4048. Resolution authorizing the City Solicitor to release certain liens upon property of the Sterling Land Company, Fourteenth ward, filed at No. 27 July Term, 1915, M. L. D., for grading, paving and curbing of Hobart street, No. 351 April Term, 1913, for the opening of Hobart street and at No. 96 January Term, 1915, for sewer on Hobart street, upon payment of \$350 and costs, and further authorizing the City Solicitor to release from said liens 150 feet adjoining the foregoing described property upon payment of \$1,200.00, and the balance of the said property, consisting of 262 feet, more or less, on Hobart street, upon payment of the unpaid balance of said liens with interest.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4018. Resolution authorizing and directing the City Controller to transfer the sum of \$1,266.24 from Code Account No. 1484-E, Retaining Walls, to Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and

third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4050. Resolution authorizing and directing the Controller to transfer the sum of \$150.00 from Appropriation No. 1333, Supplies, to Appropriation No. 1336, Equipment and Machinery, Board of Water Assessors.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4051. Resolution authorizing and directing the Controller to transfer the sum of \$100.00 from Code Account 1095, Miscellaneous Services, and \$852.03 from Code Account No. 1096, Supplies, to Code Account No. 1094, Salaries, Temporary Employees, Department of Assessors.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4057. Resolution authorizing the City Controller to transfer the sum of \$3,000.00 from Code Account No. 1661, "Wages, Temporary Employees," to Code Account No. 1664, "Materials," Distribution Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 3779. Resolution authorizing and directing the Mayor to execute and deliver a deed to Andrew Harcum, conveying the interest of the City of Pittsburgh in Lot No. 89 on Bricelyn street, Thirteenth ward, Pittsburgh, Pa., for the sum of \$200.00.

In Finance Committee October 20th, 1915, amended by striking out "\$200" and by inserting in lieu thereof "\$275," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation, on the bill.

Bill No. 3470. Resolution authorizing the issuing of a warrant in favor of Miss Ida M. Owens in the sum of \$2,500.00 in full for damages to building caused by sliding of City dump on Chauncey street, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 4153. Report of the Committee on Public Works for October 20th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4063. Resolution authorizing the issuing of a warrant in favor of Mrs. M. E. McKown in the sum of \$42.67, for 1-2/30 months' service at \$40.00 per month, as seamstress in the Bureau of Recreation, and charging same to Appropriation 1788.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4068. Resolution authorizing the issuing of a warrant in favor of Booth & Flinn, Ltd., for the sum of \$1,021.90, for extra work done on the contract for constructing approaches to the North Side Point Bridge, and charging same to Code Account 150, "North Side Point Bridge Bonds."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the

ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4069. Resolution authorizing the issuing of a warrant in favor of Collins-Gordon Contracting Company for the sum of \$1,756.80, for extra work done on contract for surfacing roadway in Riverview Park, and charging same to Appropriation No. 1485-E, Street Repaving, Division of Streets, Bureau of Engineering.

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4064. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Buente street and Lappe lane, from a point about one hundred and forty (140') feet east of Lappe lane to present sewer on List street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4065. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Frankfort street, from a point about two hundred and forty (240') feet north of Acasto way to present sewer crossing Frankfort street at a point about eighty (80') feet north of Chartiers avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 4066. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Ruch street, from a point about 15 feet south of Reed street to present sewer on Ashmead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Rauh (for Mr. Woodburn) presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 4154. Report of the Committee on Public Service and Surveys for October 20th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4070. An Ordinance entitled, "An Ordinance designating Ira way as the name of an unnamed 20-foot way, in the Fourteenth ward, laid out by and shown in J. C. Aufhammer and S. J. McFarren 'Bidway Plan of Lots,' extending from Shady avenue to a property line 526.42 feet west therefrom and lying between Monitor street and Burchfield avenue, and establishing the grade thereof."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4071. An Ordinance entitled, "An Ordinance establishing the grade of Frampton street, from Taft avenue to Buffington street."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4072. An Ordinance entitled, "An Ordinance establishing the grade of Kramer way, from Boggs avenue to Walden street."

Which was read

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4073. An Ordinance entitled, "An Ordinance establishing the opening grade on Wendover street, as laid out and proposed to be dedicated as a legally opened highway by The Sterling Land Company, in a plan of lots of its property called 'Wendover Heights,' in the Fourteenth ward of the City of Pittsburgh."

Which was read

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4074. An Ordinance entitled, "An Ordinance establishing the grade of Westwood street, from Albert street to Walden street."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 4155. Report of the Committee on Public Safety for October 20th, 1915, transmitting a resolution to Council

Which was read, received and filed.

Also

Bill No. 4039. Resolution authorizing the issuing of warrants in favor of Otto Phillichody for \$166.66; John Anderson for \$135.00; Stephen Kunkle for \$135.00, and Frank Collier for \$75.00, salaries for October as employees in the Bureau of Boiler Inspection, and charging the same to Appropriation No. 1180, Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation,

No. 4156. Report of the Committee on Charities and Correction for October 20th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4056. Resolution authorizing the issuing of a warrant in favor of E. J. Balzer, Receiver of the Estate of Wm. T. Powell, Bankrupt, for \$385.50, for extra excavating and concreting on the horse barn at Marshall, Pa., and charging same to Appropriation No. 173, Bond Issue.

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Dillinger presented.

No. 4157. Whereas, It is apparent that at the recent sad and fatal fire on the North Side, there was insufficient and improper fire escape protection, and that some of the fire hose was in unfit condition for its purpose, and it is alleged those in authority were at fault for permitting a factory containing inflammable material employing a number of women and young girls to be located over a hazardous brick and feed store; be it

Resolved, That Council cause an investigation to be made, fixing the responsibility for the improper inspection

of buildings and the poor conditions of fire hose, and hereby request the Mayor to furnish to Council all information at his command, which will aid Council in this investigation.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Mr. English arose and said, "Mr. President: I am in favor of a thorough investigation of the North Side fire. For my part I am ready to begin this afternoon, but I object to the wording of this resolution. If the Council is to sit as judges in this important matter, is it proper for us to assert and declare that the hose was defective, or that the employees of the City were negligent in their duties? It seems to me that we should pass a plain resolution for an investigation and then have a real investigation, placing the blame where it belongs. Is it right for this Council, some of whom were not on the ground and did not see the fire, to make the assertions of fact which are contained in the resolution as it now stands?"

We should not make any declarations, one way or another, until we bring out the facts during the investigation. Of course, if the members of Council do not change the wording, I will have to vote for the resolution, as I am in favor of a thorough investigation, although I would prefer to strike out the assertions contained in the preamble."

Mr. Garland arose and said,

"Mr. President and Gentlemen: All fire hose purchased by the City of Pittsburgh in the years 1914 and 1915 was purchased under the best specifications of the Fire Underwriters' Association, which are also used by the United States Government, the price paid in 1914 was 64½¢ per foot and in 1915 49½¢ per foot, which was the same price paid by the Cities of New York and Chicago. The hose was tested by Floyd-Rose and Company, Inspecting Engineers under the supervision of the Controller's Inspectors on its delivery, and in the year 1914 passed without a single failure on any point whatever, the amount purchased was 20,000 feet from the lowest bidder, the United and Globe Rubber Co. This year, 1915, the first part of our order, 10,000 feet, received, weighed 2 pounds over the specifications per 50 feet sections, it weighing 72 pounds, when 70 pounds was the maximum allowed and although it passed every other point in the specifications, the Controller rejected it, and the contractor was compelled to furnish an entire new lot, which passed all the tests. The second part of our order, 10,000 feet was rejected by the Controller because of the report of the Inspecting Engineers, Floyd, Rose & Co., that the tube was not properly vulcanized and would not meet the requirements of our specifications, and the contractor was again compelled to replace an entire 10,000 feet, which new lot was passed by the

engineers testing and accepted by the Controller's field auditors. Lowest bidder, Hewitt Rubber Co., Buffalo, N. Y., price 49½c per foot.

In conclusion, our hose in triple Jack-et, New York and Chicago are only double. It has a bursting point up to between 800 and 900 pounds to the square inch. It is tested to 400 pounds, both at the factory and by our engineers here in the presence of the Controller's inspectors, and the only way it could be bursted in its present new condition, would be to run some heavy truck over it when it was in service, as plug pressure only runs from 50 to 75 pounds and pumping engine from 200 to 300 pounds, and finally it was stated in 1914 by several bidders that no fire hose cost more than 50c to 60c per foot to manufacture, and this year costs were from 15 to 20 per cent lower and the experience of New York City, Chicago, Cincinnati and Pittsburgh bear this out, so that the contention that our hose is too cheap has no foundation in fact and I am satisfied that it will be discovered that all hose which burst yesterday, should have been retired from service on account of age."

And the question recurring on the adoption of the resolution.

The motion prevailed.

The Chair appointed as members of the special committee on investigation, Messrs. Dillinger, Herron, Woodburn.

Also

No. 4158. Whereas, In the past the City employees have been intimidated and coerced at election times; and

Whereas, We believe that every City employee has the right granted him by the Constitution of being a free citizen and to exercise his franchise as he sees fit; and

Whereas, The true spirit of the Civil Service Law provides that the City employee shall hold his position as long as he gives value received; therefore, be it

Resolved, That this Council goes on record as being opposed to the intimidation and coercion of any employee of the City who is protected by the Civil Service Act, because of the coming election on Tuesday, November 2, 1915; and, be it further

Resolved, That this Council will cause an investigation to be made of any charges preferred by any employee whose position is jeopardized because of refusal to be intimidated or coerced against his rights as a citizen and voter.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

The Chair presented

No. 4159. Whereas, The loss of life at the recent fire on Sandusky street, North Side, Pittsburgh, calls not

only for the sympathy of the entire community, but also for such action on the part of the City as will not only fix responsibility for said fire, but will also result in the taking of such action as will secure the citizens from future catastrophes of a like nature. To this end, therefore, be it

Resolved, That the Director of the Department of Public Safety be requested to report to Council in detail regarding said fire, with particular reference to the following questions:

First. Was the building constructed and maintained as provided for by State Law and City Ordinances, and if not for what length of time has this condition existed?

Second. What, if any, action was taken to remedy the unlawful conditions?

Third. A suggestion or suggestions as to what, if any, additional legislation is necessary, to be made to existing laws or ordinances, with reference to the above matters.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Mr. Kerr presented

No. 4160. Whereas, It has come to my knowledge from various sources that the Police Commissioner of the First Police District, R. J. Alderdice, is sending for the officers of the so-called social clubs of the district and demanding that the members of said clubs support at the next election candidates for the office of City Council, which he designates; and

Whereas, Such action is in violation of his oath of office and in conflict with common decency and American manhood, and tends to corrupt the police department and lessen its efficiency; therefore, be it

Resolved, That the Mayor be and he is hereby requested to direct the Commissioner of No. 1 Police District to appear before the Public Safety Committee Wednesday, October 27th, 1915, at 4 o'clock P. M., to explain his illegal action.

Which was read.

Mr. Kerr moved.

The adoption of the resolution.

Which motion prevailed.

Mr. English presented

No. 4161. Whereas, There are complaints from various sections of the City that some of the large Express Companies refuse to deliver packages to certain districts although said districts are part of the City of Pittsburgh; therefore, be it

Resolved, That the President of Council appoint a committee consisting of three members of Council to investigate this matter and report to the Council as soon as possible.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said committee, Messrs. English, Herron and Hetzel.

Mr. Herron presented.

No. 4162. Resolved, That when Council adjourns, it shall adjourn to meet on Monday, November 1st, 1915, at 3 o'clock P. M., instead of on Tuesday, November 2nd, 1915, at 3 o'clock P. M. (election day).

Which was read.

Mr. Garland moved

To amend the resolution by striking out the words "Monday, November 1st, 1915, at 3 o'clock P. M.," and by inserting in lieu thereof the

words "Wednesday, November 3rd, 1915, at 1 o'clock P. M.," and by inserting after the words "(election day)," the words, "And the Councilmanic Committees shall meet on Thursday, November 4th, 1915, at 1:30 o'clock P. M., instead of on Wednesday, November 3rd, 1915, at 1:30 o'clock P. M."

Which motion prevailed.

And the resolution, as amended, was read.

Mr. Herron moved

The adoption of the resolution, as amended.

Which motion prevailed.

And there being no further business before the meeting the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Wednesday, November 3, 1915,

No. 46

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Wed., Nov. 3, 1915.
Council met pursuant to adjournment.

Present—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Absent—Mr. Dillinger.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English (for Mr. Dillinger presented

No. 4163. An Ordinance providing for the safety of the public by requiring the owners, or drivers, or operators, or persons in charge of vehicles, to display lights thereon from one hour after sunset until one hour before sunrise, and whenever necessary owing to fog or smoke.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 4164. Communication from J. H. Keane, Secretary of Master Plumbers Association, asking that plumbers be reimbursed for putting in Y branches on main sewers to make connection with private sewers.

Also

No. 4165. Resolution authorizing and directing the City Controller to transfer the sum of \$260.00 from Code Account 1222, Salaries, to Code Account 1223, Wages, Municipal Hospital.

Also

No. 4166. Resolution authorizing the issuing of a warrant in favor of August Conradis for \$62.27, for extra work performed in the erection of two additional toilet wings to present Municipal Hospital buildings, and charging the same to the amount of \$4,500.00 set aside from Appropriation No. 42 for the above purpose.

Which were severally read and referred to the Committee on Finance.

Mr. Garland presented

No. 4167. Resolution authorizing and directing the H. J. Heinz Company to advance the money, not exceeding \$4,500, to the City for the repaving of Progress street, Twenty-third ward, North Side, which work shall be done under the direction and control of the Mayor and the Director of the Department of Public Works; and said sum to be refunded the H. J. Heinz Company after the passage of the appropriations for the fiscal year 1916.

Which was read and referred to the Committee on Finance.

Mr. Rauh (for Mr. Kerr) presented

No. 4168. Petition for the repaving of Beatty street between Penn avenue and Mignonette street.

Which was read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 4169. Resolution authorizing the issuing of a warrant in favor of Mrs. Mable Herzberg in the sum of \$..... in full for all claims for injuries received by being struck by a board which fell from the north side of the Market House at the corner of Federal and Ohio streets, and charging the same to Appropriation No.

Also

No. 4170. Petition of Dr. H. D. Wallace for payment of damages sus-

tained by him by reason of his automobile being demolished when struck by a motorized fire apparatus of the Bureau of Fire.

Which were read and referred to the Committee on Finance.

The Chair presented

No. 4171. Communication from Philip E. Roos, Secretary of the North Side Board of Trade asking for a hearing in the matter of a bridge across the Ohio River from Corliss street tunnel to the North Side.

Which was read and referred to the Committee on Public Works, and a hearing to be granted petitioners on Thursday, November 4th, 1915, at 3 o'clock, P. M.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4172. Report of the Committee on Finance for October 27th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4164. An Ordinance entitled, "An Ordinance providing for the examination of and issuing of permits to persons operating pipes, boilers, engines, containers, tanks or vessels under air, water or gas or steam pressure in the City of Pittsburgh for the inspection of such pipes, boilers, engines, containers, tanks or vessels and for the installation and regulation of safety vices thereon and prescribing penalties for violation of the provisions thereof."

In Finance Committee, October 27th, 1915. Read and amended in Sections 1, 2, 3, 4, 5, 6, 8, 9, and in the title by inserting after the word "engine," the words "stationary or locomotive," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3078. Resolution authorizing and directing the City Treasurer to allow a credit of \$4,325.94, being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the costs of a pipe line and its appurtenances, constructed under a contract dated April 29, 1911, on the claim of the City of Pittsburgh against the Ohio Valley Water Company amounting to \$10,476.00 for water furnished it for a period of 62,739 days from January 8, 1915, to March 11, 1915, under ordinance approved December 1, 1884, and to receive the sum of \$6,150.06 in cash in full payment of said claim of the City against the Ohio Valley Water Company, provided the City Treasurer receives from the Ohio Valley Water Company a receipt in the sum of \$4,325.94, being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the cost of said pipe line and appurtenances, and authorizing and directing the City Treasurer upon the receipt of said sum of \$6,150.06 in cash, and the above mentioned receipt in the sum of \$4,325.94 to deliver to the Ohio Valley Water Company a receipt in full for \$10,476.00 for all claims of the City against the Ohio Valley Water Company for water furnished between January 8, 1915, and March 9, 1915.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

When the name of Mr. English was called, he arose and said,

"Gentlemen:—I wish to have noted in the record that my reason for voting yes for this Bill, No. 3078, is the statement of the City Solicitor that under the contract agreement with the Monongahela Water Company, the City has the right to sell water to its citizens from any and all pipes which

were formerly owned by the Monongahela Water Company. Up to this time, the Water Department has taken the position that the City did not have the right to sell water to the residents of Sheraden although the pipe line bought from the Monongahela Water Company lies in Esplen, Elliott and Sheraden.

It has been a mystery to me why the City could supply water in Elliott and Esplen, but not in Sheraden, and I felt it was my duty to oppose this ordinance until the City would have complete ownership throughout the entire length of the pipe lines purchased from the Monongahela Water Company. As the City Solicitor declared to the Committee that the City has complete ownership, it is my duty to withdraw opposition and vote for the bill. I vote Aye."

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4098. Resolution authorizing the City Controller to transfer the sum of \$1,600.00 from Code Account No. 1126, Item "A", Salaries, General Office, Department of Public Safety, to Code Account No. 1131, Item "C", Supplies, General Office, Department of Public Safety.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4102. Resolution authorizing and directing the City Controller to transfer \$175 from Code Account 1204, Salaries, Division of Transmissible Diseases, to Code Account 1218, Supplies, Division of Bacteriology; \$100 from Code Account 1237, Wages, to Code Account 1238, Services, Bureau of Smoke Regulation, also \$100 from Code Account 1237, Wages, to Code Account 1242, Equipment, Bureau of Smoke Regulation.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4106. Resolution authorizing and directing the City Controller to transfer the sum of \$600.00 from Code Account 1080 1-2, (Expense of possible litigation) to Code Account 1077-C (Supplies and Printing), and the sum of \$400.00 from Code Account 1080 1-2 to Code Account 1079-F, (Equipment), Department of Law.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4115. Resolution authorizing and directing the City Controller to transfer \$5,500.00 from Code Account No. 1672, Supplies, Bureau of Light, \$2,500 to Code Account 1675, Equipment and Machinery, Bureau of Light, \$3,000.00 to Code Account 1669-A3, Wages of Regular Employees, Bureau of Light.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4116. Resolution authorizing and directing the Controller to make the following transfers: From Appropriation No. 1547, Miscellaneous Services, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$150.00;

From Appropriation No. 1548, Supplies, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$600.00; from Appropriation No. 1549, Materials, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$700.00; from Appropriation No. 1550, Repairs, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$300.00; from Appropriation No. 1551, Machinery and Equipment, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$400.00; from Appropriation No. 1552-G, Structural and Non structural Improvements, Asphalt Plants, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants, \$1,300.00. Total, \$4,050.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4117. Resolution authorizing and directing the City Controller to transfer \$2,002.04 from the balance remaining in the general fund, Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, for the purpose of paying the final estimate for the completion of the contract for the construction of manholes, reconstruction of intersections and otherwise improving the sewerage system in the Brookline district.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4118. Resolution authorizing and directing the City Controller to transfer the sum of \$800.00 from Code Account 1670-A4, Wages, Temporary Employees, Bureau of Light, to Code Account 1673-D, Materials Bureau of Light.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4119. Resolution authorizing and directing the City Controller to transfer the sum of \$20.00 from Code Account No. 1476-E, Repairs to Code Account No. 1474-C, Supplies, Division of Public Utilities, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4012. Resolution authorizing the execution and delivery of a deed to Beckie B. Stetson upon payment by her of all taxes on lot of ground situated in the old Forty-first ward, being Lot No. 108 in Homewood Park Plan.

In Finance Committee, October 27, 1915, Read and amended by adding at the end of the resolution the words "amounting to \$4.39," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And a majority of the votes of council being in the affirmative, the resolution passed finally.

Also

Bill No. 4114. Resolution authorizing the issuing of a warrant in favor of John Taylor in the sum of \$60.00, being half pay for 60 days' lost time on account of sickness contracted while in the employ of the Bureau of Highways and Sewers as a laborer, and charging the same to Code Account No. 1517-A4, Wages, Temporary Employees, Cleaning Highways, Bureau of Highways and Sewers.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4009. Resolution authorizing the issuing of a warrant in favor of H. S. Hehman in the sum of \$250.00, in full settlement of all claims for damages on account of injuries received by falling on boardwalk on Shaler street, and charging the same to Code Account No. 42, Contingent Fund.

In Finance Committee, October 27, 1915, amended by striking out "\$250" and by inserting in lieu thereof "\$200," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—7.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3765. Resolution authorizing the issuing of a warrant in favor of August Bollens in the sum of \$16.35, refunding assessment paid for the opening of Blair street (which street has since been vacated), and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4040. Resolution requesting the Mayor, the Controller, the Treasurer and the City Solicitor to not make any further payments to the Monongahela Water Company for purchase of pipe lines unless the charter rights are transferred to and become the property of the City.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4041. Resolution requesting the City Treasurer to collect the City's account against the Ohio Valley Water Company for water furnished the Monongahela Water Company, which is now owned by the said Ohio Valley Water Company.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Rauh (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation,

No. 4173. Report of the Committee on Public Works for October 27th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3799. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Woolslayer way, from Main street to Canoe way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4123. An Ordinance entitled, "An Ordinance providing for the award of a contract or contracts for the construction of a relief sewer on Downing street and private property of Pennsylvania Railroad Company, from a point about 310 feet northwest of Dobson street to the present 36 inch brick sewer on private property of Pennsylvania Railroad Company, and providing for the payment of the cost thereof."

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4125. An Ordinance entitled, "An Ordinance opening Turrett street, from Meadow street to Shetland street, in the Twelfth ward, of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4121. Resolution authorizing the issuing of a warrant in favor of the Industrial and Domestic Film Company in the sum of \$500, same being balance due them for motion picture film made for the Bureau of Recreation, and to be paid from Appropriation 1790, Bureau of Recreation, Department of Public Works.

Which was read

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4122. Resolution authorizing the issuing of a warrant in favor of J. G. Schuler, of 7238 Idlewild street, in the sum of \$15.94, being the actual cost of cutting sewer on Kelly street and attaching proper Y connection, the same to be paid from Code Account No. 1470-E, Repair Schedule, Bureau of Engineering, Department of Public Works.

Which was read.

Mr. Rauh moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation.

No. 4174. Report of the Committee on Public Service and Surveys for October 27th, 1915, transmitting sundry ordinances and a lot plan to Council.

Which was read, received and filed.

Also

Bill No. 4132. An Ordinance entitled, "An Ordinance establishing the grade of Almira way, from Ashlyn street to Swift way."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4133. An Ordinance entitled, "An Ordinance establishing the grade of Sprague street, from Brushton avenue to Oberlin street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4134. An Ordinance entitled, "An Ordinance re-establishing the grade of Brady street, from Carson street east to Wharton street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—S.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 4135. On Ordinance re-establishing the grade of Hamilton avenue, from Frankstown avenue to a point 286.30 feet northwardly from the northerly building line of Larimer avenue.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4136. An Ordinance entitled, "An Ordinance designating the names of two unnamed ways in the Twenty-sixth ward of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4137. An Ordinance entitled, "An Ordinance repealing that portion of Ordinance No. 151, entitled, 'An Ordinance locating Albermarle avenue, from Forbes street to Murdoch street,' approved July 15, 1902, which locates Albermarle avenue from the easterly line of the Larchmont Plan of Lots to Murdoch street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4139. An Ordinance entitled, "An Ordinance repealing that portion of Ordinance No. 60, entitled, 'An Ordinance locating Murdoch street, from Wilkins avenue to Homewood avenue,' approved July 26, 1889, which locates Murdoch street, between Northumberland street and Plainfield street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English,	Hetzel,
Garland,	Kerr,
Goehring, (Pres't)	Rauh
Herron	Woodburn.

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4140. An Ordinance entitled, "An Ordinance repealing that portion of Ordinance No. 553, entitled, 'An Ordinance locating Squirrel Hill avenue, from Northumberland avenue to Wilkins avenue,' approved March 11, 1902, which locates Squirrel Hill avenue, from Beeler street to the north line of the Larchmont Plan of Lots."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
English, Hetzel,
Garland, Kerr,
Goehring, (Pres't) Rauh
Herron Woodburn.

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4142. An Ordinance entitled, "An Ordinance approving the 'Murdoch Farms Plan,' in the Fourteenth ward of the City of Pittsburgh, laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch, William B. Murdoch, executors and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually; accepting the dedication of Armand way, Benington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as shown thereon, for public use for highway purposes, opening and naming the same, fixing the width and positions of sidewalks and roadways and establishing the grades thereon."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English, Hetzel,
Garland, Kerr,
Goehring, (Pres't) Rauh
Herron Woodburn.

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4141. Murdoch Farms Plan, Fourteenth ward, Pittsburgh, Pa., laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and Wm. B. Murdoch, executors, and Frank C. Murdoch, Wm. B. Murdoch and J. B. Murdoch individually; accepting the dedication of the streets shown therein, etc.

Which was read.

Mr. Woodburn moved

That the plan be accepted and approved.

Which motion prevailed by the following vote:

Ayes—Messrs.
English, Hetzel,
Garland, Kerr,
Goehring, (Pres't) Rauh
Herron Woodburn.

Ayes—8.

Noes—None.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 4175. Report of the Committee on Filtration and Water for October 27th, 1915 transmitting several papers to Council.

Which was read, received and filed.

Also

Bill No. 4112. Resolution authorizing the issuing of a warrant in favor of the M. O'Herron Company for the sum of \$83.90, for work done on the contract entered into the twenty-third day of October, 1913, for the furnishing and laying of a water pipe line on the Hights Run Bridge and for the laying of a continuation of this line through the two abutments of said bridge, which contract has been annulled by ordinance, and charging same to Appropriation No. 171.

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
English, Hetzel,
Garland, Kerr,
Goehring, (Pres't) Rauh
Herron Woodburn.

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4113. An Ordinance entitled, "An Ordinance annulling a contract made and entered into the 23rd day of October, 1913, between the City of Pittsburgh, of the first part, and the M. O'Herron Company, of the second part, for the furnishing and laying of a water pipe line on the Hights Run bridge, and for the laying of a continuation of the line through the two abutments of said bridge."

Which was read.

Mr. Hetzel moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also, with a negative recommendation,

Bill No. 3772. An Ordinance entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the proper officers of The Pennsylvania College for Women, of Pittsburgh, Pennsylvania, for the purpose of laying a water pipe line through property of said Pennsylvania College for Women, situated in the Fourteenth ward of the City of Pittsburgh and to lay such line."

Which was read.

Mr. Hetzel moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. English (for Mr. Dillinger) presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4176. Report of the Committee on Public Safety for October 27th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4003. Resolution authorizing the issuing of a warrant in favor of Andrew N. Burns for the sum of \$100.00, for lost time by reason of injuries received while on duty as a fireman on March 6th, 1915, whereby he suffered a fracture of the left leg, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.

Mr. English moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

No. 4177. Report of the Committee on Public Safety for October 28th, 1915, transmitting a resolution honoring Pietro Vallone for his heroic work in saving lives at North Side Fire.

Which was read, received and filed.

Also

No. 4178

Whereas, Pietro Vallone acquitted himself as a Hero in his successful efforts in saving lives at the North Side Fire, thereby losing his own; and

Whereas, Council should properly recognize and appreciate said services as well as honor his memory; and

Whereas, A committee has been appointed to investigate the circumstances of the families of those who lost their lives with a view to affording proper relief; therefore, be it

Resolved, That it is the sense of this committee that the City of Pittsburgh should give special recognition to the sacrifice made by Pietro Vallone and defray the expenses of his funeral.

Which was read and referred to the Committee on Finance.

Mr. Herron presented from the Committee on Charities and Correction, with an affirmative recommendation.

No. 4179. Report of the Committee on Charities and Corrections for October 27th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4108. An Ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Charities to make an agreement with the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company relating to temporary crossing over Chartiers Creek at Marshall-sea Farm."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland called up

Bill No. 3470. Resolution authorizing the issuing of a warrant in favor of Miss Ida M. Owens, in the sum of \$2,500.00, in full for damages to building caused by sliding of City dump on Chauncey street, and charging same to Appropriation No. 42, Contingent Fund.

In Council, October 26th, 1915, read and further action indefinitely postponed.

Which was read.

Mr. Garland moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

And on motion of Mr. Garland, the resolution was recommitted to the Committee on Finance.

The Chair presented

No. 4180. Communication from J. D. Hallman, President of Civic Club of Allegheny County, transmitting a

resolution relative to North Side Fire and a resolution relative to enforcing smoke ordinance to Council.

Which was read, received and filed.

Also

No. 4181

Whereas, There has been a most lamentable loss of life in our community recently, due to lack of fire protection for the workers in a factory; and

Whereas, It is openly stated in the public press to be due to the lax enforcement of ordinances and laws in our City, and perhaps due to lack of proper laws, but be the cause as it may, be it

Resolved, That the Civic Club of Allegheny County views this condition of affairs with grave concern, not only on account of the irreparable loss, but because of the graver danger to our civic life from the spirit of lawlessness and disregard of personal rights engendered by laxity on the part of those charged with the enforcement of law; therefore, be it further

Resolved, That the Civic Club of Allegheny County urge the City Council to make inquiry into the general enforcement of the law as well as into the recent deplorable catastrophe, and to take such action or enact such ordinances as may be necessary to assure fire protection to all workers, and to guarantee the enforcement of all protective ordinances and laws in our City.

Which was read and referred to the special committee on Fire Prevention.

Also

No. 4182

Whereas, Evidence has been submitted by the Smoke and Dust Abatement League and by the Bureau of Smoke Resolution, showing that certain smoke producers continue to violate the smoke regulation ordinance after repeated warnings and notifications, and also after the lapse of sufficient time to perfect arrangements for smoke abatement, as is evidenced by former smoke producers who have conformed to the provisions of said ordinance, to the great benefit of our community; therefore, be it

Resolved, That the Civic Club of Allegheny County call upon the City Council to urge action by the proper officials against the violators cited above and to proceed forthwith to enforce the law governing the regulation of smoke as provided in section eight of Ordinance No. 257, Series of 1914.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 4183

Whereas, In the discussion of the matter of furnishing water to hospitals and charitable institutions various suggestions have been made, to-wit:

1st. That the City furnish water to said institutions free of charge.

2nd. That water be served at cost rates.

3rd. That said institutions pay for water and that the City in return pay for maintenance of City free patients.

In order that Council may act understandingly upon the above proposition, be it

Resolved, That His Honor, the Mayor, be requested to furnish the Finance Committee, sitting as a Budget Committee, with the following information:

First. What is the annual amount received by the City from all sources for water furnished?

Second. What is the total cost of furnishing water, including operating expenses, interest on bonds, sinking fund, etc.?

Third. What is the total amount received from or charged to hospitals and charitable institutions?

Fourth. What is the cost to the City per thousand gallons?

Fifth. Approximately, what would be the annual charge against the City by said institutions for the support of free patients?

Which was read.

Mr. English moved

The adoption of the resolution.
Which motion prevailed.

Also

No. 4184. Resolved, That the Public, particularly representatives of civic and other organizations, be invited and requested to attend the meeting of the Finance Committee in the preparation of the annual budget, and that they co-operate with said Committee in the work of preparing said budget.

Which was read.

Mr. English moved

The adoption of the resolution.
Which motion prevailed.

Mr. Hetzel moved

That the following members be excused from absence from the following Council and committee meetings:

Mr. Dillinger on September 8th, 1915; Mr. English on October 5th, 1915; Mr. Garland on October 13th, 1915; Mr. Rauh on September 8th and October 27th, 1915; Mr. Woodburn on October 26th, 1915; President Gochring on September 28th and 29th, 1915.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol XXXXVIII

Tuesday, November 9, 1915,

No. 47

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E J MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Nov. 9th, 1915.

Council met
Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 4185. An Ordinance providing for the letting of a contract or contracts for the removal of the Bell Tower on Engine House No. 46, Sandusky street, North Side, Pittsburgh, and the necessary repairs connected therewith.

Also

No. 4186. Resolution authorizing the issuing of a warrant in favor of Andrew N. Burns for the sum of \$100.00 for 31 days' lost time during the month of October, 1915, by reason of injuries received while on duty as a hoseman on March 6th, 1915, and charging same to Code Account No. 1182, Item "L", Lost Time, Bureau of Fire.

Also

No. 4187. Resolution authorizing the issuing of a warrant in favor of R. W. Johnston Studio in the sum of \$20.00 for large photographs taken of policemen and firemen in First Aid Classes used as illustrations in educating policemen and firemen in first aid relief work, and charging same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Which were severally read and referred to the Committee on Public Safety.

Mr. English presented

No. 4188. Petition of Lulu C. Kruckewitt asking the City to construct retaining wall in front of her property on West Liberty avenue, which was damaged by the improvement of said avenue.

Which was read and referred to the Committee on Finance.

Also

No. 4189. Communication from W. H. Rowsell regarding the condition of Warrington avenue, Nineteenth ward.

Also

No. 4190. Petition of citizens of the Eighteenth District of the Twentieth ward for the opening of a thoroughfare beginning at Isoline street through the Hanley property and connecting with the end of Eliska street in front of the Dagnan property, then along Eliska street, to connect with proposed bridge.

Which were read and referred to the Committee on Public Works.

Mr. Garland presented

No. 4191. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Code Account F-1328, Department of Supplies, to Code Account B-1324, Department of Supplies.

Also

No. 4192. Resolution authorizing the issuing of a warrant in favor of Dr. L. E. Rectenwald in the sum of \$148.00, payment in full for medical services rendered J. William Bolster, a repairman at Ross Pumping Station, who was injured in the performance of

his duties on May 1st, 1915, and charging same to Code Account No. 42, Contingent Fund.

Also

No. 4193. Resolution authorizing the issuing of a warrant in favor of Martin & Hughes in the sum of \$137.37, reimbursing them for amount paid in excess of \$1500 allowed by the City to cover work performed by the P. C. C. & St. L. Railroad in the construction of a tunnel under the tracks of said railroad at the Point Bridge, and charging same to Appropriation No. 43.

Also

No. 4194. Resolution authorizing the issuing of a warrant in favor of Jas. J. Flannery Bros. Co. in the sum of \$566.90, for expenses incurred in connection with the interment of Pietro Vallone, who was killed in the North Side Fire on Sandusky street, and charging same to Appropriation No. 43.

Also

No. 4195. Petition of property owners on Millbridge street, Eighteenth ward, asking that an amount be included in the appropriation ordinance for 1916 for the repaving of Millbridge street, between Loyal way and Lillian street.

Which were severally read and referred to the Committee on Finance.

Also

No. 4196. Communication from John Homren asking what action has been taken on the petition for the repaving of Kent way, between Fifty-second street and McCandless avenue.

Also

No. 4197. Resolution of the Pittsburgh Field Club recommending that Council open Negley avenue as an entrance to Highland Park.

Also

No. 4198. Resolution of the Automobile Club of Pittsburgh urging favorable and prompt action upon the proposition to provide a new entrance to Highland Park at North Negley avenue.

Which were severally read and referred to the Committee on Public Works.

Also

No. 4199. An Ordinance vacating a portion of Second avenue, between Tenth and Magee streets, extended in the First ward of the City of Pittsburgh, being the strip of ground constituting the northerly sidewalk of said street, and abutting upon property of the Baltimore and Ohio Railroad Company, subject to certain terms and conditions.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Kerr presented

No. 4200. Petition of Lieutenants of Police in the Bureau of Police asking for an increase in salary and giving reasons why the increase should be granted.

Also

No. 4201. Petition of residents of the Seventeenth ward asking Council to acquire on a lease the property situate on South Eighteenth street, St. Leo street, and Crasman street, known as the "Oliver O. Phillips" property, containing about 4 acres, for a small park or breathing spot.

Also

No. 4202. An Ordinance providing for the employment of one (1) additional inspector in the Bureau of Engineering, Department of Public Works, fixing the salary therefor and providing for the payment thereof.

Also

No. 4203. Resolution authorizing the City Controller to transfer the sum of \$225.00 from Code Account No. 1661, "Wages, Temporary Employees," to Code Account No. 1662, "Miscellaneous Services," Distribution Division, Bureau of Water.

Also

No. 4204. Resolution authorizing and directing the City Controller to make the following transfers from certain appropriations for the Bureau of Highways & Sewers, Department of Public Works, to certain other appropriations in the same Bureau, more specifically hereafter set forth:
From Appropriation No. 1512,

Materials, Buildings, \$300.00;

From Appropriation No. 1518,

Miscellaneous Services,

Cleaning Highways, \$1,500.00;

From Appropriation No. 1530,

Supplies, Sewer Drops,

\$200.00;

To Appropriation No. 1506,

Miscellaneous Services, Stables and Yards \$2,000.00

From Appropriation No. 1520,

Materials, Cleaning Highways, \$500.00;

From Appropriation No. 1522,

Equipment, Machinery, Cleaning Highways, \$2,000.00;

From Appropriation No. 1525,

Miscellaneous Services, Repairing Highways, \$2,200.00;

From Appropriation No. 1531,

Materials, Sewer Drops, \$350.00;

From Appropriation No. 1533,

Materials, Boulevards, \$1,400.00;

To Appropriation No. 1507,

Supplies, Stables & Yards, 6,450.00

From Appropriation No. 1525,

Miscellaneous Services, Repairing Highways, \$60.00;

To Appropriation No. 1538,

Materials, Boardwalks &

Steps 60.00

Also

No. 4205. Resolution authorizing the Director of the Department of Public Works to employ Charles Keck to prepare models for the ornamental parts of the portals to the Manchester Bridge at a cost not to exceed \$500.00, and authorizing and directing the Mayor

or to issue, and the City Controller to countersign, warrants in payment of the cost thereof.

Also

No. 4206. Resolution authorizing the Mayor to execute and deliver a deed to Metro Fallat for lot No. 92 in A. R. Neeb's Plan, fronting 24 feet on Forward avenue and extending back an average of 90 feet to the property of R. Joyce, upon payment by him to the City of Pittsburgh of \$172.91, which amount includes taxes, interest and cost.

Also

No. 4207. Resolution authorizing the Mayor to execute and deliver a deed to W. J. Haney for property beginning 33.46 feet from the corner of Italston and Wiltsie streets, fronting 25 feet on the west side of Wiltsie street and extending back 110 feet to McClary way, being lot No. 116 in George W. Martin's Lemington Square Plan, upon payment by him of \$200.00 to the City of Pittsburgh.

Also

No. 4208. Resolution authorizing the Mayor to execute and deliver a deed to J. B. Lash for a vacant lot 20 x 90 on Wyola street known as lot No. 553, beginning 40 feet north of Wyola and Sannopin streets, fronting 20 feet on Wyola street and extending back 90 feet, more or less, to Boaz way, upon payment of \$50.00 to the City of Pittsburgh.

Also

No. 4209. Resolution authorizing the Mayor to execute and deliver a deed to the Lithuanian Literary Association for a triangular lot on Soho street, between Fifth avenue and Wyandotte street, Fourth ward, known as lot No. 591, beginning at lot No. 590 or E. McElroy lot and extending southwardly 143.65 feet to a point, extending back 39 feet to the property of E. E. Wettengel in Gazzam Mt. Beelen Plan, upon payment by them to the City of Pittsburgh of \$400.00.

Also

No. 4210. Resolution authorizing the Mayor to execute and deliver a deed to John Murphy for lot No. 594 in the J. M. Gazzam Plan, fronting 25 feet on the southwest side of Soho street and extending back between lots Nos. 593 and 595, 43.87 feet, more or less, to McCaffrey's lot, and having thereon a frame dwelling in a very dilapidated condition, upon payment of \$500.00 to the City of Pittsburgh.

Also

No. 4211. Resolution authorizing the Mayor to execute and deliver a deed to Antoni and Franciszka Szczubielek, clients of C. W. Supniewski, for a lot fronting 25.96 feet on the southerly side of Beelen street 137.92 feet, more or less, westwardly from Boston street and extending back 102.61 feet on one side and 95.60 feet on the other side side back to Lot No. 287 in said plan, having thereon erected a two-story frame dwelling and known as Lot No. 313 in Gazzam's Plan of Lots, upon payment by him of \$150.00 to the City of Pittsburgh.

Which were severally read and referred to the Committee on Finance.

Also

No. 4212. Petition for the grading, paving and curbing of Paulson avenue, between Shetland street and Vermillion way.

Also

No. 4213. An Ordinance authorizing and directing the grading, paving and curbing of Paulson avenue, from Shetland street to Vermillion way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were read and referred to the Committee on Public Works.

Also

No. 4214. Petition of property owners and residents of the Sixteenth ward asking for relief in case of fire in the neighborhood of the Gray Plan of Lots and also for the erection of a boardwalk on North View avenue.

Which was read and referred to the Committee on Public Safety.

Also

No. 4215. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to the Montefiore Hospital in the Fifth ward for the years 1914 and 1915 at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4216. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Kingsley House Association in the Third ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4217. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to West Penna. Institute for Blind, in the Fourth ward, for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4218. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to St. Margaret Hospital in the Ninth ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said

sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4219. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Tuberculosis League of Pittsburgh in the Fifth ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4220. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to St. John's Hospital in the Twenty-seventh ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4221. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to St. Joseph's Hospital in the Sixteenth ward for the years 1914 and 1915 at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4222. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Presbyterian Hospital in the Twenty-second ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4223. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Allegheny General Hospital in the Twenty-second ward, for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments due or which may be made up to and including December 31, 1915.

Also

No. 4224. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Homeopathic Hospital in the Seventh ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for

all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4225. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to East End Charity Hospital in the Twelfth ward for the years 1914 and 1915, at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Also

No. 4226. Resolution authorizing and directing the Board of Water Assessors to fix the water rent charged and assessed to Western Penna. Hospital in the Eighth ward for the years 1914 and 1915 at the sum of \$5.00 per annum, and to issue an exoneration to the Collector of Delinquent Taxes for all amounts charged in excess of said sum, and all assessments now due or which may be made up to and including December 31, 1915.

Which were severally read and referred to the Committee on Finance.

Mr. Raub presented

No. 4227. Communication from E. R. Sullivan offering property on Frazier street, Fourth ward, containing about 3 acres, for playground purposes, for the sum of \$25,000.

Also

No. 4228. Communication from Mrs. John A. Sloan, Secretary of Holmes Hall for Boys asking for a reduction in the water rents.

Which were read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 4229. Communication from Jacob Bausch asking that the title and salary of one clerk in the Bureau of Water, Distribution Division, now fixed at \$900 per annum, be changed to read one pipe line clerk, same division, at a salary of \$1200 per annum.

Which was read and referred to the Committee on Finance.

Also

No. 4230. An Ordinance re-establishing the grade of Butler street, from a point 23.06 feet west of the angle west of Baker street to Heth's avenue bridge.

Also

No. 4231. An Ordinance annulling and setting aside the location of Pitcairn street, as shown on the "Shady Side Plan," between Ellsworth avenue and Fifth avenue.

Also

No. 4232. An Ordinance vacating certain sections of Pitcairn street between Ellsworth avenue and Westminster Place, as dedicated by Eliza J. Aiken December 1, 1875.

Which were severally read and referred to the Committee on Public Service and Surveys.

Also

No. 4233. An Ordinance providing for the letting of a contract or contracts for the arrest, care and disposal of unlicensed dogs found running at large in the streets of the City of Pittsburgh, for a term of two years beginning February 1st, 1916.

Which was read and referred to the Committee on Public Safety.

The Chair presented

No. 4234. Petition of citizens asking that certain positions in the Bureau of Recreation, Department of Public Works, be eliminated and that the Superintendent be requested to employ persons as swimming teachers who have successfully passed Civil Service examination.

Also

No. 4235. Communication from the Hospital Saturday and Sunday Association asking that water be furnished hospitals free of charge.

Also

No. 4236. Communication from Dr. M. N. Greer enclosing bill of H. P. Brant, undertaker, for payment of funeral expenses in connection with burial of Otillie and Laura Breining, who were killed in the Sandusky street fire, Monday, October 25th, 1915.

Also

No. 4237. Resolution authorizing the issuing of a warrant in favor of H. P. Brant in the sum of \$225.00, in full for expenses incurred in connection with the interment of Otillie and Laura Breining who were killed in the Sandusky street fire, Monday, October 25th, 1915, and charging the same to Appropriation No. 43.

Also

No. 4238. Communication from Wm. Albert Harbison asking that the Warner Home for Nurses, donated to the Presbyterian Hospital, North Side, by Mrs. Samuel P. Harbison be exempted from payment of taxes beginning with the present year.

Also

No. 4239

MAYOR'S OFFICE.

Pittsburgh, November 8th, 1915.

John M. Goehring, President,
Council of the City of Pittsburgh,
Pittsburgh, Pa.

Dear Sir:

Agreeably to my letter of October 26, concerning departmental estimates of the City of Pittsburgh for the year 1916, I hand you herewith estimates covering additional expense required in carrying on certain existing activities, new activities, and such improvements, extensions and betterments to the service as were referred to, as well as such salary increases and new positions as are estimated to be required in 1916.

I earnestly recommend that you give each of these estimates careful consideration. The heads of all depart-

ments and offices will hold themselves in readiness to explain to you any and all items appearing in these estimates.

Respectfully yours,

JOS. G. ARMSTRONG,

Mayor.

Attached is copy of the supplemental estimates of the several departments and bureaus of the City Government.

Which were severally read and referred to the Committee on Finance.

Also

No. 4240

MAYOR'S OFFICE.

Pittsburgh, November 5th, 1915.

Hon. John M. Goehring, Pres., and
Members of Council of the
City of Pittsburgh.

Gentlemen:

Referring to the attached communication of October 27th from the City Clerk with reference to Bill No. 4157 in which I am requested to furnish you all information at my command pertaining to the recent fire at factory on the North Side.

Herewith I enclose your reports from the various bureaus of the Department of Public Safety which I trust covers all the information which is desired.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Attached is copy of the reports of the various bureaus in the Department of Public Safety.

Also

No. 4241

DEPARTMENT OF PUBLIC SAFETY.

Pittsburgh, November 1st, 1915.

Mr. E. J. Martin,
City Clerk.

Dear Sir:

I have your letter of the 27th ult., accompanied by copy of Bill No. 4159 of City Council, asking for certain information as to the conditions of the building located at Sandusky and Reliance streets, North Side, at the time of the fire on Monday, October 26th, 1915, and on which the Committee on Public Safety desires a report:

For your information the questions are reported in full, accompanied by an answer to each one, to-wit:

First. "Was the building constructed and maintained as provided for by State Law and City Ordinances, and if not, for what length of time has this condition existed?"

Answer. This building was constructed and maintained as provided for by State Law and City Ordinance.

Second. "What, if any, action was taken to remedy the unlawful conditions?"

Answer. No action was necessary.

Third. "A suggestion or suggestions as to what, if any, additional legislation is necessary to be made to existing laws or ordinances, with reference to the above matters."

Answer. I would suggest that the City Solicitor be requested to prepare an ordinance which will so enlarge the duties of the Board of Fire Escapes of the City of Pittsburgh as will authorize them to compel the owners of buildings to properly equip said buildings with such fire escapes as the present Acts and City Ordinances require. As we understand conditions, the present laws do not give the Board authority to carry out the provisions of these laws, except when the owners of the buildings voluntarily apply for the same.

I would further recommend that an ordinance be passed giving the Department of Public Safety control over buildings used for commercial or manufacturing purposes, so that no person, firm or corporation would be permitted to operate or conduct any business of an extra hazardous fire risk, or keep goods or materials of such nature stored in any of the lower floors in such buildings when the floors above are used for commercial, manufacturing or residential purposes.

The employees of the Department will be glad to give City Council and the City Solicitor any assistance which may be necessary to bring about the passage of such an ordinance.

Yours very truly,

CHAS. S. HUBBARD,

Director.

Which were read and referred to the special committee of Council on fire investigation, consisting of Messrs. Dillinger, Herron and Woodburn.

Mr. English presented

No. 4242. Petition of residents of the Sixth ward Hillside District asking that certain improvements be made in their district and that they be included in the proposed bond issue.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 4243. Report of the Committee on Finance for November 3rd, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 3921. Resolution authorizing the Committee on Finance to engage a stenographer during the hearings on and the preparation of the ordinance making appropriations for the fiscal year 1916, at a salary not to exceed the sum of \$150.00 per month, payable from Appropriation No. 42, on payrolls approved by the Finance Committee.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4049. Resolution authorizing and directing the Controller to transfer the sum of \$1,500 from Appropriation No. 1012, Supplies, Mayor's Office, to Code Account No. 1039, Materials, Division of Motor Vehicles.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4045. Resolution ordering and authorizing the City Solicitor to satisfy liens at Nos. 926 September Term, 1910, D. T. D., 982 September Term, 1910, D. T. D., 967 September Term, 1911, D. T. D., 199 January Term, 1913, D. T. D., and 881 October Term, 1913, D. T. D., and to exonerate the said Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh from the payment of the same, and providing that the resolution shall be his sufficient warrant for so doing.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4165. Resolution authorizing and directing the City Controller to transfer the sum of \$260.00 from Code Account 1222, Salaries, to Code Account 1223, Wages, Municipal Hospital.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4167. Resolution authorizing the H. J. Heinz Company to advance the money necessary, not exceeding \$4500 to the City, for the repaving of Progress street, which work shall be done under the direction and control of the Mayor and the Director of the Department of Public Works, and the money to be refunded to them after the passage of the appropriations for the fiscal year 1916.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4166. Resolution authorizing the issuing of a warrant in favor of August Conradis for \$92.27 for extra work performed in the erection of two additional toilet wings to the present Municipal Hospital buildings; the same to be taken out of the \$4500 set aside from Appropriation No. 42 for the above purpose.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 2324. Resolution authorizing the issuing of a warrant in favor of Charlotte H. Hoting in the sum of \$600, being the amount collected by the City of Pittsburgh as rental for property purchased by the City at Sheriff's sale and redeemed by said Charlotte H. Hoting, who had a mortgage on same, which rental was collected by the City when the property was in its possession, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 3416. Resolution authorizing the issuing of a warrant in favor of Dallas Bumbaugh in the sum of \$..... as a recognition of his service in the Police Department of the City of Pittsburgh and as compensation for being deprived of his rights by his illegal discharge therefrom, and charging the same to Appropriation No.

Which was read.

Mr. Kerr moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4244. Report of the Committee on Public Safety for November 4th, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4100. Resolution authorizing the issuing of a warrant in favor of The Novelty Advertising Company for the sum of \$183.40, for 524 Safety Flange Signs furnished to the Bureau of Police, and charging same to Code Account No. 1147, Item "D", Materials, Bureau of Police.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Kerr presented

No. 4245

Whereas, It is a matter of common information and general talk that the Bureau of Police is disorganized and therefore must be inefficient; and

Whereas, Efficient and trustworthy officers complain of the disposition of certain cases coming before the Trial Board; and

Whereas, The Council should be apprized of all the facts in connection therewith; therefore, be it

Resolved, That the Director of the Department of Public Safety be and is hereby requested to furnish Council with a copy of the transactions of the Police Trial Board and the disposition of the several cases brought before it for the last two years for the information of Council in the preparation of the Budget.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 4246

Whereas, Certain persons were candidates at the general election held November 2, 1915, to fill the vacancies which will exist in this body on the first Monday of January, 1916; and

Whereas, Some of the members of this body have been informed, and there is widespread rumor to the effect, that R. J. Alderdice, Police Commissioner of the First Police District and other City Officers and employees, attempted to secure support for certain favored candidates at said election by coercing or attempting to coerce the officers and members of certain social clubs; therefore, be it

Resolved, That the Committee on Public Safety shall be and it is hereby authorized, empowered and directed to investigate and report to this body as to whether or not said Police Commissioner or any other City Officers or Policemen abused the powers of their office or position for the purpose of securing support for certain favored candidates at said election by coercing and compelling or attempting to coerce and compel the officers and members of certain social clubs to support certain candidates favored by him or them.

Resolved, Further, That said Committee shall be and it is hereby vested with full power and authority to send for persons, papers, books and documents in the hands and possession of whomsoever the same may be, and for that purpose said Committee is hereby vested with all the power and authority authorized to be exercised for the production of witnesses, books and papers conferred upon the Council or a Committee thereof by the Act of Assembly of March 19, 1903, P. L. 31 and other Acts of Assembly in such case made and provided.

Which was read.

Mr. Kerr moved

The adoption of the resolution.

Which motion prevailed.

Mr. Woodburn presented

No. 4247. Resolved, That a committee of three be appointed to take up with the Mayor the matter of the distribution of the money contributed to the fund for the relief of the sufferers in the Sandusky street fire.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said committee, Messrs. Woodburn, Hetzel and Garland.

Mr. Herron moved

That the Mayor be requested to furnish Council with a list of the names of the tenants in the Diamond and North Side Markets who have, and who have not, signed leases.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol XXXXVIII

Tuesday, November 16, 1915.

No. 48

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Nov. 16, 1915.

Council met
Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 4248. Resolution authorizing the issuing of a warrant in favor of the American-LaFrance Fire Engine Company of Elmira, N. Y., for the sum of \$1,083.00 for repairing one auto propelled fire engine, and charging the same to Code Account No. 1160, Item E "Repairs," Bureau of Fire.

Which was read and referred to the Committee on Public Safety.

Mr. English presented

No. 4249. Communication from the Twenty-seventh Ward Progressive Club asking that California avenue from Termon avenue to the High bridge, be repaved.

Which was read and referred to the Committee on Public Works.

Mr. Garland presented

No. 4250.

To the Council.

Gentlemen:

I submit herewith a detailed statement of that portion of the floating debt which was due and payable on November 16, 1915, and which I desire to make part of the records of the City Clerk's Office.

Respectfully,

E. S. MORROW,

City Controller.

DETAIL STATEMENT OF ITEMS OF FLOATING DEBT DUE AND UN- PAID NOVEMBER 16, 1915.

DAMAGES.

O. Bigelow St.	\$ 1,100.00
O. Breedshill St.	1,000.00
G. P. & C. Climax St.	1,300.00
Condemn of property	10,000.00
G. P. & C. Delmont St.	1,050.00
G. P. C. Diamond St.	84,985.00
O. Eula St.	750.00
G. P. & C. Federal St. Flood Imp.	56,000.33
G. P. & C. Fifth Ave.	138,821.06
G. P. & C. Glenwood Ave. ..	100.00
G. P. & C. Goe Ave.	1,270.00
O. Lambert St.	18,500.00
O. Murland St.	7,000.00
G. P. & C. Norton St.	500.00
G. P. & C. Orinoco St.	200.00
G. P. & C. Parviss St.	2,400.00
O. Russell St.	550.00
O. West Liberty Ave.	1,000.00

AMOUNTS DUE CONTRACTORS.

G. P. & C. Antietam St.	\$ 5,800.00
G. P. & C. Anton Alley	1,000.00
G. P. & C. Atherton Ave. ..	5,200.00
G. P. & C. Atherton Ave. ..	900.00
G. P. & C. Atherton Ave. ..	25,025.68
G. P. & C. "B" St.	1,600.00
G. P. & C. Baum St.	1,200.00
G. P. & C. Carmine Alley ..	100.00
G. P. & C. Carson St.	115,900.00

G. P. & C. Charles St.	300.00
G. P. & C. College Ave.	106.00
G. P. & C. Craighead St. ..	2,900.00
G. P. & C. Decision Alley ..	600.00
G. P. & C. Delmont Ave.	6,200.00
G. P. & C. Devonshire	300.00
G. P. & C. Devonshire	34.00
G. P. & C. Dyer St.	968.89
G. P. & C. Elm St.	3,400.00
G. P. & C. Faust St.	1,300.00
G. P. & C. Frank St.	1,400.00
G. P. & C. Gladstone St.	14,400.00
G. P. & C. Glenwood Ave.	9,100.00
G. P. & C. Goe Ave.	9,000.00
G. P. & C. Gold Alley	7,276.40
G. P. & C. Grant Blvd.	17,241.40
G. P. & C. Grotto St.	22,000.00
G. P. & C. Haberman Ave.	400.00
G. P. & C. Hampshire St.	5,700.00
G. P. & C. Hargrove St.	12,000.00
G. P. & C. Hobart St.	14,100.00
G. P. & C. Hoeveler St.	3,400.00
G. P. & C. Hoeveler St.	3,500.00
G. P. & C. Holman Alley	5.00
G. P. & C. Hoosac St.	5,900.00
G. P. & C. Howe St.	600.00
G. P. & C. Hurd Alley	700.00
G. P. & C. Jordan Alley	200.00
G. P. & C. Kingsboro St.	2,400.00
G. P. & C. Lambert St.	51,300.00
G. P. & C. Langtry St.	6,300.00
G. P. & C. Lilac St.	10,700.00
G. P. & C. Lloyd St.	500.00
G. P. & C. Loretta St.	1,200.00
G. P. & C. Louisa St.	2,400.00
G. P. & C. Mapleton Ave.	200.00
G. P. & C. Mary St.	1,200.00
G. P. & C. Meade St.	800.00
G. P. & C. Melbourne St.	1,300.00
G. P. & C. Merriman Alley ..	1,700.00
G. P. & C. Merritt St.	2,600.00
G. P. & C. Millvale	900.00
G. P. & C. Mulford St.	1,100.00
G. P. & C. Murray Ave.	18,900.00
G. P. & C. Nantasket St.	2,500.00
G. P. & C. Novelty	300.00
G. P. & C. O'Neil	800.00
G. P. & C. Orinoco St.	2,700.00
G. P. & C. Rebecca St.	5,900.00
G. P. & C. Reynolds St.	2,800.00
G. P. & C. River Ave.	2,400.00
G. P. & C. Rockledge	3,400.00
G. P. & C. Rosetta St.	700.00
G. P. & C. St. Patrick	4,300.00
G. P. & C. Samantha St.	200.00
G. P. & C. Second Ave.	22,779.08
G. P. & C. Shelby	1,000.00
G. P. & C. Sidney	3,200.00
G. P. & C. So. 18th St.	58,861.78
G. P. & C. Suburban St.	6,800.00
G. P. & C. Tillbury St.	700.00

G. P. & C. Transit Alley	800.00
G. P. & C. Tuscorora	900.00
G. P. & C. Veteran	500.00
G. P. & C. Walbridge	16,200.00
G. P. & C. Warrington	23,129.25
G. P. & C. Water St.	14,976.23
	6,047.04
G. P. & C. Watt St.	3,200.00
G. P. & C. Wharton St.	100.00
G. P. & C. Wilkins	15,300.00
G. P. & C. Winterburn St.	15,000.00
Sewer, Baltimore St.	130.00
Sewer, Beckman St.	200.00
Sewer, Brown Alley	100.00
Sewer, Buena Vista	40.00
Sewer, Cicero Alley	415.10
Sewer, Clemensha	500.00
Sewer, Dames & Homer	1,200.00
Sewer, Eggers	450.00
Sewer, Flemington Ave.	
& P. P.	1,150.00
Sewer, Freyburg	100.00
Sewer, Gladstone	700.00
Sewer, Grandview	400.00
Sewer, Graphic	260.00
Sewer, Grizilla St.	220.00
Sewer, Hargrove	100.00
Sewer, Haas	300.00
Sewer, Harfield	300.00
Sewer, Hobart	1,600.00
Kendell & Kent	140.00
Sewer, Liverpool	90.00
Sewer, Louisa	5,202.26
Sewer, Mary	100.00
Sewer, Mattern St.	100.00
Sewer, Meade St.	100.00
Sewer, Melva St. & P. P.	4,100.00
Sewer, Merriman St.	200.00
Sewer, Merritt St.	300.00
Sewer, McClarren	200.00
Sewer, Palm Beach	800.00
Sewer, Perth	150.00
Sewer, Prospect St.	366.53
Sewer, Rebecca St.	210.00
Sewer, Ridgway	300.00
Sewer, Russell	800.00
Sewer, Shelby Alley	300.00
Sewer, So. 30th St.	2,222.16
Sewer, Unnamed Alley Elira to Warble	400.00
Sewer, Vickroy St.	500.00
Winterburn St.	600.00
Winterton St. Sewer	400.00
Woodlawn Ave., Sewer	100.00
Wyman Alley, Sewer	2,300.00

Also
No. 4251. An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of con-

tractors' claims, judgements and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon.

Also

No. 4252. Resolution authorizing the execution and delivery of a deed to Philip Cohen, the owner, for all that certain lot or piece of ground situate in the Fifteenth ward, known as Lot No. 194 in a plan of the Beechwood Improvement Company called the Kishon Plan of Lots, fronting on Melbourne street, upon payment by him of all costs, charges and taxes due the City.

Also

No. 4253. Resolution authorizing the execution and delivery of a deed to John a Graver for all that certain lot or piece of ground situate in the old Thirteenth ward, fronting 72.81 feet at a corner of LaPlace street on Center avenue and extending back 81.12 feet, more or less, and also for all that certain lot or piece of ground situate in the old Thirteenth ward, fronting 50 feet on LaPlace street and extending back 107.31 feet, more or less, to Center avenue, upon payment by him of all costs, charges and taxes against these lots.

Also

No. 4254. Resolution authorizing the execution and delivery of a deed to H. Q. Walker for all that certain lot or piece of ground situate in the old Thirty-seventh ward, fronting 50 feet on the east side of Allison street upon payment by him of all costs, charges and taxes to the City.

Also

No. 4255. Resolution authorizing the issuing of a warrant in favor of Janet F. Braidwood in the sum of \$2,500.00, in full settlement of all claims for damages by reason of injuries received by falling from the sidewalk to the street on February 15th, 1915, due to the failure on the part of the City to protect pedestrians while the improvement of Penn avenue was being made, and charging the same to Code Account No. 42, Contingent Fund.

Also

No. 4256. Resolution authorizing the issuing of a warrant in favor of Sally Gluveir in the sum of \$150.00, in full settlement of all claims for damages by reason of injuries received by tripping over a water pipe on Arthur street which projected two inches above the surface of the sidewalk, and charging same to Appropriation No. 42, Contingent Fund.

Also

No. 4257. Communication from T. A. Dunn, General Manager of the Consolidated Ice Company, relative to excessive water rents.

Which were severally read and referred to the Committee on Finance.

Mr Herron presented.

No. 4258. Communication from J. E. Lindsey asking the City to reimburse him for groceries (amounting to \$15.35) delivered to the family of Mr. Felton who was quarantined on account of diphtheria in 1911; said groceries being ordered by Mr. Dapper at that time a health officer.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Kerr presented

No. 4259. Resolution authorizing the Mayor to execute and deliver a deed to E. H. Barker for all that certain piece of ground situate in the Twentieth ward fronting on the south side of Herschel street; upon payment by him to the City of Pittsburgh of \$284.13, which amount includes taxes, cost and interest up to December 1st, 1915.

Also

No. 4260. Resolution authorizing and directing the City Controller to transfer \$430.00 from Code Account No. 1458-E, "Repair Schedule," Division of Bridges; \$1,229.00 from Code Account No. 1470-E, "Repair Schedule," Division of Sewers; \$587.00 from Code Account No. 1484-E, "Retaining Walls," Division of Streets; and \$254.00 from Code Account No. 1451-C, "Supplies," General Office, Bureau of Engineering to Code Account No. 1419-M, "Castings", Bureau of Engineering.

Also

No. 4261. Resolution authorizing and directing the City Controller to make the following transfers in the Bureau of City Property as follows:

From Code Account No. 1558,	
Municipal Hall, Salaries.....	142.00
From Code Account No. 1559,	
Municipal Hall, Wages,	50.00
From Code Account No. 1566,	
Municipal Hall, N. S., Salaries	55.00
From Code Account No. 1570,	
Diamond Market, Salaries..	1,500.00
From Code Account No. 1571,	
Diamond Market, Wages, ...	1,300.00
From Code Account No. 1578,	
N. S. Market, Salaries	200.00
From Code Account No. 1579,	
N. S. Market, Wages,	250.00
To Code Account No. 1561, Municipal Hall, Misc. Services...	1,248.00
To Code Account No. 1562, Municipal Hall, Supplies,	600.00
To Code Account No. 1564, Municipal Hall, Repairs	1,000.00
To Code Account No. 1573, Diamond Market, Misc. Services.	150.00
To Code Account No. 1574, Diamond Market, Supplies ..	1,300.00
To Code Account No. 1577, Diamond Market, Equipment,	150.00
To Code Account No. 1593, S. S. Market, Repairs,	250.00
To Code Account No. 1611, Weigh Scales, Repairs.....	300.00
To Code Account No. 1620, Comfort Stations, Repairs, ..	500.00

Also

No. 4262. Resolution authorizing and directing the City Controller to transfer the sum of \$700.00 from Code Account 1790, Miscellaneous Services, to Code Account 1791, Supplies, in the Bureau of Recreation, Department of Public Works.

Also

No. 4263. Resolution authorizing and directing the City Controller to transfer the sum of \$858.23 from Code Account 1787, Salaries, Regular Employees, to Code Account 1788, Salaries, Temporary Employees, in the Bureau of Recreation, Department of Public Works.

Also

No. 4264. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000 from Code Account 1793, to Code Account 1791, Bureau of Recreation, Department of Public Works.

Also

No. 4265. Resolution authorizing and directing the City Controller to transfer the sum of \$115.00 from Appropriation No. 1498, Salaries, Division Offices, to Appropriation No. 1541, Wages, Regular Employees, Bridges other than Toll, Department of Public Works.

Which were severally read and referred to the Committee on Finance.

Also

No. 4266. An Ordinance authorizing and directing the construction of a public sewer on Denman way and Andrews way, from a point about 140 ft. east of Andrews way to existing sewer on Montana street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4267. An Ordinance authorizing and directing the construction of a public sewer on Hillside way, from a point about 20 feet west of Outlet street to existing sewer on Wallace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4268. An Ordinance authorizing and directing the construction of a public sewer on Northwest sidewalk of Michigan avenue and on Nevada street, from a point about seventy (70) feet northeast of Nevada street to the existing sewer on Homestead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4269. An Ordinance authorizing and directing the construction of a public sewer on Stafford street, from a point about 500 ft. east of Wyckoff avenue to the existing sewer on Stafford street at a point

about 140 feet, east of Wyckoff avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4270. An Ordinance authorizing and directing the construction of a public sewer on Rolfe street, from a point about 15 feet southwest of Wilkinsburg street to present sewer on Dornbush street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4271. Communication from the Semet-Solvay Company of Syracuse, N. Y., asking the City to consider the matter of using Solvay 75 per cent calcium chloride on the streets to prevent freezing and to keep down dust.

Which were severally read and referred to the Committee on Public Works.

Mr. Rauh presented

No. 4272. Communication from Wm. Lindsay, foreman at Olympia Park, Mt. Washington, asking for an increase in salary.

Also

No. 4273. Resolution authorizing the issuing of a warrant in favor of Mrs. Augusta Black, widow of John Black, in the sum of \$5,000, in settlement of damages claimed by her for the death of said John Black, who died from injuries received while employed at Brilliant Pumping Station, and charging same to Appropriation No. 42, Contingent Fund.

Which were read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 4274. An Ordinance creating and establishing a Bureau under the control and direction of the Mayor, to be known as the Bureau of Animal Industry, providing for the employees thereof, and fixing their salaries and duties.

Which was read and referred to the Committee on Finance.

Also

No. 4275. An Ordinance granting unto Mr. R. H. Boggs and Mr. H. Buhl, their successors and assigns, the right to lay, maintain and use a six (6) inch terra cotta pipe containing a two (2) inch high steam pressure line under and across Park way, N. S., Pittsburgh, Pa., at a point about twenty-eight (28) feet west of West Diamond street, subject to the terms and conditions of this ordinance.

Also

No. 4276. An Ordinance changing the name of Beech way, from Bernd street to Montooth street, in the Eighteenth ward of the City of Pittsburgh, to "Bolivar way."

Also

No. 4277. An Ordinance establishing the grade of Bellaire avenue, from Pioneer avenue to Merrick avenue.

Also

No. 4278. An Ordinance establishing the grade of Bolivar way, from Montooth street to Bernd street.

Also

No. 4279. An Ordinance establishing the grade of Wittman street, from Hethlon street to a point 312.05 feet east of Winona street.

Also

No. 4280. An Ordinance establishing the grade of Reifert street, from Tarragonna street to Camfield street.

Also

No. 4281. An Ordinance establishing the grade of Starkamp street, from Bellaire avenue to Eathan avenue.

Which were severally read and referred to the Committee on Public Service and surveys.

Also

No. 4282. Communication from Mrs. M. Palmer Hook complaining of condition of stable in the rear of 4604 Penn avenue.

Which was read and referred to the Committee on Public Safety.

The Chair presented

No. 4283. Resolution authorizing the issuing of a warrant in favor of John Patchkofska and Frances Patchkofska, his wife, in the sum of \$2,000 in full settlement of all claims for damages to their property on Downing street by reason of a public sewer being constructed under it, and charging same to Appropriation No. 42.

Also

No. 4284. Petition of Frank Joos asking for employment by the City of Pittsburgh.

Also

No. 4285. Communication from Mrs. Milton C. Reno, Chairman of Woman's Club of Sheraden, asking that sufficient money be included in the 1916 Budget for the erection of a shelter house with kitchen and proper toilet accommodations in the Sheraden Playgrounds.

Which were severally read and referred to the Committee on Finance.

Also

No. 4286. Communication from Thos. W. Boyd asking that the Council instruct the Bureau of Building Inspection to grant him a permit to construct frame houses with 9 inch wall at this time instead of waiting until the new Building Code is adopted by the City.

Which was read and referred to the Committee on Public Safety.

Also

No. 4287.

MAYOR'S OFFICE.

Pittsburgh, November 15th, 1915.

Hon. John M. Goehring, President,
and Members of Council,
Pittsburgh, Pa.

Gentlemen:

Mr. Frederick W. Longfellow, the Bond Attorney, of New York City, has been in our City for a few days of the past week and has been in consultation with the Law Department and has prepared the statements and forms under which the bond ordinance should be presented to Council.

We are, therefore, in such shape now that we can go ahead and I would, therefore, ask Council for a conference to definitely settle on the different items which we feel should be presented. Knowing, however, how busy you are with the work that you now have on your hands, I would ask that your body set the time at your convenience, and by notifying my office I will have the representatives from the City Attorney's Office and myself ready.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read.

Mr. English moved

That the communication be received and filed, and the Chair arrange the time of conference.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4288. Report of the Committee on Finance for November 10th, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 4016. Resolution authorizing and directing the Mayor to execute and deliver a deed to Mrs. M. N. Lowrie, mortgagee, conveying the interest of the City of Pittsburgh in lot on Lemington avenue, for the sum of \$480.14, being payment in full for taxes, interest and costs against said property.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger

English

Garland

Goehring (Pres't)

Herron

Hetzel

Kerr

Rauh

Woodburn

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 4105. Resolution authorizing the execution and delivery of a deed to William J. Moore, on payment by him of any taxes and costs, for lot situate in the Twelfth ward, fronting 25 feet on the easterly side of Wiltsie avenue.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 4191. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Code Account F-1328, Department of Supplies, to Code Account B-1324, Department of Supplies.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 4203. Resolution authorizing the City Controller to transfer the sum of \$225.00 from Code Account No. 1661, Wages, Temporary Employees, to Code Account No. 1662, Miscellaneous Services, Distribution Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4204. Resolution authorizing and directing the Controller to make the following transfers for the Bureau of Highways and Sewers: \$300 from Appropriation No. 1512, Materials, Buildings, \$1,500 from Appropriation No. 1518, Miscellaneous Services, Cleaning Highways, and \$200 from Appropriation No. 1530, Supplies, Sewer Drops, to Appropriation No. 1506, Miscellaneous Services, Stables and Yards; \$500 from Appropriation No. 1520, Materials, Cleaning Highways; \$2,000 from Appropriation No. 1522, Equipment, Machinery, Cleaning Highways; \$2,200 from Appropriation No. 1525, Miscellaneous Services, Repairing Highways; \$350 from Appropriation No. 1531, Materials, Sewer Drops, and \$1,400 from Appropriation No. 1533, Materials, Boulevards, to Appropriation No. 1507, Supplies, Stables and Yards, and \$60 from Appropriation No. 1525, Miscellaneous Services, Repairing Highways, to Appropriation No. 1538, Materials, Boardwalks and Steps.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4194. Resolution authorizing the issuing of a warrant in favor of Jas. J. Flannery Bro. Co., in the sum of \$566.90, expenses incurred in the interment of Pietro Vallone, who was killed in saving lives at the North Side Fire, and charging same to Appropriation No. 43.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4193. Resolution authorizing the issuing of a warrant in favor of Martin & Hughes in the sum of \$137.37, in payment of excess of the amount allowed to be paid to the Railroad Company for doing certain work for which the City was responsible, in the construction of a tunnel under the tracks of the P. C. C. & St. L. R. R. at Point Bridge by said Martin & Hughes, and charging the same to Appropriation No. 43.

In Finance Committee, November 10th, 1915, read and amended by striking out "\$137.37" and by inserting in lieu thereof "\$184.68," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3416. Resolution authorizing the issuing of a warrant in favor of Dallas Bumbaugh in the sum of \$..... as a recognition of his service in the Police Department of the City of Pittsburgh and as compensation for being deprived of his rights by his illegal discharge, and charging the same to Appropriation No.....

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 4299. Report of the Committee on Public Works for November 10th, 1915, transmitting two Ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4213. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Paulson avenue, from Shetland street to Vermillion way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 1977. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Brady street, from Wharton street to Carson street, East, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
 And the bill was read a second time and agreed to.
 And the bill was read a third time and agreed to.
 And the title of the bill was read and agreed to.
 And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Hetzel
 English Kerr
 Garland Rauh
 Goehring (Pres't) Woodburn
 Herron

Ayes—8.
 Noes—None.
 And there being three-fourths of the votes of Council in the affirmative, the bill passed finally in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4290. Report of the Committee on Public Safety for November 10th, 1915, transmitting several papers to Council.

Which was read, received and filed.
 Also

Bill No. 4185. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the removal of the Bell Tower on Engine House No. 46, Sandusky street, North Side, Pittsburgh, and the necessary repairs connected therewith."

Which was read.
 Mr. Dillinger moved
 A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.
 And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Hetzel
 English Kerr
 Garland Rauh
 Goehring (Pres't) Woodburn
 Herron

Ayes—8.
 Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also
 Bill No. 4186. Resolution authorizing the issuing of a warrant in favor of Andrew N. Burns for the sum of \$100.00 for 31 days' lost time during

the month of October, 1915, by reason of injuries received while on duty as a Hoseman, on March 6th, 1915, and charging the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Which was read.
 Mr. Dillinger moved
 A suspension of the rule to allow the second and third readings and final passage of the resolution

Which motion prevailed.
 And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
 Dillinger Hetzel
 English Kerr
 Garland Rauh
 Goehring (President) Woodburn
 Herron

Ayes—8.
 Noes—None.
 And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also
 Bill No. 4187. Resolution authorizing the issuing of a warrant in favor of R. W. Johnston Studio in the sum of \$20.00, for large photographs taken of policemen and firemen in First Aid Classes as illustrations in educating policemen and firemen in first aid relief work, and charging the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Which was read.
 Mr. Dillinger moved
 A suspension of the rule to allow the second and third readings and final passage of the resolution

Which motion prevailed.
 And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
 Dillinger Herron
 English Hetzel
 Garland Rauh
 Goehring (Pres't) Woodburn

Noes—Mr. Kerr.
 Ayes—8.
 Noes—1.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

MOTIONS AND RESOLUTIONS

Mr. Garland presented
 No. 4291.
 Whereas, Doctors Theodore Diller, Edward E. Mayer and Thomas M. T. McKennan have tendered the City of Pittsburgh valuable services as Attorneys at the City Home of Marshalsea and Warner, and especially at a time

when services of the nature performed were very necessary to the well being of many of the inmates; and

Whereas, The recently installed Superintendent, Dr. McKinnies, through the efficient aid of said specialists, is now prepared to take regular charge of this branch of the work, although consultation may be necessary in some special cases, Therefore, be it

Resolved, That the Council of the City of Pittsburgh, realizing the self-sacrifice of busy men, hereby records its sincere thanks to the said Doctors Diller, Mayer and McKennan for their many services in placing the Insane Departments of the two City Homes on a proper and systematic basis.

Which was read.

Mr. Garland moved.

The adoption of the resolution.

Mr. Kerr arose and said.

"Mr. Chairman and Gentlemen:—This resolution is timely. I believe these gentlemen performed valuable service to the City, much more than will ever be appreciated or realized by this Council or the citizens of Pittsburgh. They did an incalculable service for the inmates at the City Homes and Hospitals. It is very largely through their efforts, also, that the City of Pittsburgh secured the services of Dr. McKinniss, the present Superintendent.

"In conversation with these doctors they asked to be relieved from their duties at this time, and the opinion should not go out that the Council cut out these positions without the knowledge or consent of the gentlemen filling them. They realized that their services were no longer required, since Dr. McKinniss, who is an expert alienist, has taken charge of the institution, and as their private practice is large they do not care to give as much time to the City as they have been doing. They suggested to me that they should be relieved and a small amount set up in the budget for consultation fees, which could be used when required."

And the question recurring on the adoption of the resolution.

The motion prevailed.

Mr. Kerr presented.

No. 4292. Whereas, In the opinion of a large number of the business men and people of Pittsburgh, it is believed that this City should have a hall sufficiently commodious to accommodate any convention that might be held or brought to this City; and

Whereas, It is believed that a park at the South entrance to the bridge at the Point would greatly add to the beauty and attractiveness of that section as well as be a benefit to the general public; and

Whereas, The Exposition Society has leased from the City a piece of ground upon which it has erected an exposition building, which would be suitable for said purpose; and

Whereas, It is said that said Society would be willing to surrender its lease upon certain terms to the City of Pittsburgh; Therefore, be it,

Resolved, That the President of Council appoint a committee of three to meet with a like committee from the Board of Directors of the said Exposition Society for the purpose of agreeing upon terms for the surrender of the lease of the land between the Point Bridge and Third street, and also to report the cost of parking said ground in case an agreement is reached.

Which was read.

Mr. Kerr moved.

The adoption of the resolution. Which motion prevailed.

And the Chair appointed as members of said Committee, Messrs. Kerr, Garland and English.

The Chair presented.

No. 4293. Resolved, That a committee of three be appointed to consider and report to Council what action may be necessary to bring about the abatement of the nuisance caused by the use of unusual loud or harsh auto horns.

Which was read.

Mr. Dillinger moved.

The adoption of the resolution. Which motion prevailed.

And the Chair appointed as members of said committee, Messrs. Woodburn, Dillinger and English.

The Chair presented.

No. 4294.

It is very desirable in the administration of the City's affairs that complete harmony should exist between the various departments, and it is particularly desirable that a friendly co-operation should exist between the Executive and the Legislative branches of the City Government in the making up of the annual budget; the taxpayer is more interested in having an orderly disposition made of public business than in the determination of technical questions of jurisdiction.

Pittsburgh in common with many other cities is confronted by the problem caused by decreasing revenues and increasing expenditures. The providing for a deficiency of past years—20 per cent reduction of tax on buildings; the installation of the double platoon system, made mandatory by the Legislature; extra policemen and the increased demands of a growing City and the keeping down of the millage to an amount that will not be oppressive to the taxpayer call for the best judgment of Council and the hearty co-operation and assistance of every department of the City Government.

By legislative enactment the duty is placed upon Council to fix the amount of money required to defray the expenses necessary for conducting the various departments of the City, and the further duty of prescribing the number, duties and compensation of the officers and employees of the

This necessarily calls for an inquiry upon the part of the Council regarding the administration of departmental activities, and the making of inquiry as to the number of employees

and their duties is but fulfilling the mandates of the Act and necessary in determining the question of compensation.

It is but fair to assume that in some departments there are more employees than necessary and that in other cases salaries are larger than they should be. The knowledge of these facts lies with the department heads, and it is but proper that Council should be informed of them as well as of the necessity of additional employees and advancement of salaries.

I think I express the feelings of every member of Council when I say that we have no more unpleasant duty to perform than that of cutting out positions and reducing salaries; particularly when we are called upon to do this without complete information.

It is also realized that it is an unpleasant duty on the part of department heads to give such information as will result in the elimination of positions or reduction of salaries of those with whom they are so intimately associated; but when it is considered that the failure so to do will result in ill-considered action on the part of Council which may not only do injustice to individuals, but be detrimental to the service. The duty of the department should be plain, however, distasteful.

The estimates submitted to Council by the various departments because of increased activities and much needed improvements throughout the City, in the aggregate amount to a sum that could only be provided for by a millage, which would be unbearable to the taxpayer. There therefore remains but one thing to be done—the cutting down of estimates wherever possible by the consolidation of activities, elimination of useless positions, reduction of excessive salaries, and the deferring of proposed improvements. The question then presents itself—shall this be done by Council with such information as the individual members may have upon the matter or shall Council have the advice and co-operation of the executive departments so that the reduction called for may be made in such a manner as will do the least injury to the public service.

Believing that if the members of the Legislative and Executive branches of the City Government would fully realize the necessity of co-operation, that they would lay aside all personal feeling and join in friendly conferences in an effort to solve the difficult problems presented by the Budget. I wish to make the suggestion that Council request a conference with the Mayor, the Controller and City Solicitor; said conference to be held at the earliest date suitable to all parties.

Which was read.

Mr. Garland moved.

The adoption of the suggestions contained in the statement and that the Chair arrange a time for the conference.

Mr. Kerr arose and said:

"Mr. Chairman and Gentlemen:—I think the resolution is timely. I believe the people of Pittsburgh are more interested in the matter which you refer to than any individual in the City Government. I think it is high time that we bury our personal feelings, should any exist between the Executive and Legislative branch, and get down to work in order to solve the many perplexing problems which we are confronted with."

Mr. English arose and said:

"Mr. Chairman and Gentlemen:—It is very gratifying to me that this Council is about to adopt unanimously a resolution for a conference with the Mayor and the City Controller for the purpose of discussing the appropriations as called for in the budget. I am sure each of you will pardon me for saying that I take pride in the fact that the Council is about to adopt unanimously the suggestion which I made two years ago. You will recall that when I entered the Council and participated in the first budget hearing I offered several motions calling for a conference with the Mayor and the City Controller, as it was then and still is my opinion that the responsibility of handling the affairs of this great municipality devolves upon the eleven elected officials. Unfortunately my motions were all laid upon the table where they still rest.

"It has been my constant endeavor to do what I thought was best for the greatest number of our people, and it is gratifying indeed to find that although my suggestions did not meet with approval two years ago we are about to realize the necessity of a conference.

"I take pleasure, Mr. President, in stating now as I have always stated that I hold myself in readiness to meet with any person having the interest of the City at heart, whether it be the humblest white-wing on the payroll or the various officials up to the Chief Executive himself; and as long as I shall continue as a City Official I intend to carry out the policy of co-operation with any person who may have anything to suggest for the good of this City, for it is my idea that as officials charged with the responsibility of governing the City it should be our constant endeavor to give the people value received for the money which they pay as taxes."

Mr. Raub arose and said:

"Mr. Chairman and Gentlemen:—I believe, and no doubt every member of Council will agree with me, that what the President has said is true. I have always been willing to co-operate and meet with the Mayor and other City Officials on any subject which pertains to the welfare of our City, or in an endeavor to reduce the taxes.

"In this connection, I wish to state that it is essential that we endeavor to reduce the taxes; as we all know that the City of Pittsburgh to-day owns several thousand pieces of prop-

erty which has come into the hands of the City on account of non-payment of City taxes. Therefore, the Council should meet in conference with the Mayor and the City Controller to discuss the appropriation items in order to cut out those items which are not necessary.

"It is my idea, and I am sure that it is the idea of the other eight members of Council, and always has been, to do exactly what the President has said."

And the question recurring on the motion of Mr. Garland.

The motion prevailed.

The Chair presented

No. 4295. Petition of Conrad Blind, of 2496 Perrysville avenue, asking that playground property in rear of his property at 228 Spring Garden avenue be properly drained in order to prevent the water from said playground flooding his property during heavy rains.

Which was read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol XXXXVIII

Monday, November 22, 1915,

No 49

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Mon., Nov. 22, 1915.
Council met pursuant to the following call:

Pittsburgh, November 22, 1915.
Mr. E. J. Martin,
Clerk of Council,

Dear Sir:

Please call a special meeting of Council for Monday, November 22nd, 1915, at 4:30 o'clock, P. M., for the consideration of the regular order of business.

Yours respectfully,

J. M. GOEHRING,

President.

Which was read, received and filed.

Present Messrs

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

Mr. Garland moved.

A suspension of Rule V, which provides that the Clerk shall mail a notice to the members of special meetings of Council not less than 48 hours previous to said meeting.

Which motion prevailed.

Mr. Garland moved.

That this meeting be held in place of the meeting of Tuesday, November 23rd, 1915, and that the Tuesday meeting be dispensed with.

Which motion prevailed.

PRESENTATIONS.

Mr. English presented

No. 4296. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Code Account 1222, Salaries, Municipal Hospital, and \$600.00 from Code Account 1271, Salaries, Division, of Dairy Inspection, to Code Account 1225, Supplies, Municipal Hospital.

Which was read and referred to the Committee on Finance.

Also

No. 4297. Communication from Mrs. Cora W. Geegan, Corresponding Secretary of the Haven of Rest Association asking for a hearing before Council relative to the location assigned them at the Tuberculosis Hospital for the erection of a pavilion to be maintained by said association.

Which was read and referred to the Committee on Health and Sanitation.

Mr. Garland presented.

No. 4298. Resolution authorizing and directing the City Controller to transfer the sum of \$600.00 from Appropriation No. 1062, Miscellaneous Account, to Appropriation No. 1063, Supplies, Department of City Treasurer.

Also

No. 4299. Resolution authorizing the issuing of a warrant in favor of Rev. Joseph B. Starkey in the sum of \$1,500.00, in full settlement of all claims for injuries received by stepping into a hole in street at the intersection of Lemington and Lincoln avenues, and charging same to Appropriation No. 42, Contingent Fund.

Also

No. 4300. Communication from E. C. Alexander offering \$700.00 cash for vacant lot belonging to the City on Bellefonte street.

Which were severally read and referred to the Committee on Finance.

Also

No. 4301.

November 22nd, 1915.

To the Honorable Council,
of the City of Pittsburgh
Gentlemen:

Herewith please find ordinance covering the manufacture and storage of combustible picture films. Said ordinance has met with the unanimous approval of all sub-committees, the executive committee and the general committee of the City of Pittsburgh Building Code Committee, and is hereby submitted for your kind consideration and passage.

Yours truly,

JNO. A. FERGUSON,

Secretary-Engineer.

Which was read, received and filed.

Also

No. 4302. An Ordinance regulating the construction, arrangement, ventilation, lighting and heating of buildings, vaults, safes and cabinets for the storage of nitro-cellulose, or like inflammable motion picture films and regulating the storage, repair, examination, manufacture and demonstration of said films, and regulating the heating, lighting and ventilation of rooms in which said films are repaired, stored, examined or manufactured; providing for issuing of permits therefor, and penalties for the violation of the provisions thereof.

Which was read and referred to the Committee on Public Safety.

Mr. Kerr presented

No. 4303. Resolution authorizing and directing the City Controller to transfer the sum of \$25.00 from Appropriation No. 1409, to Appropriation No. 1412, "Equipment and Machinery, General Office, Photographic Division, Department of Public Works.

Also

No. 4304. Resolution authorizing the Mayor to execute and deliver a deed for a lot of ground situate in the old Twenty-third ward on Loretta street between Frank and Graphic streets to Sabbi De Puccio on payment of \$214.89 to the City of Pittsburgh, the same to include all taxes, interest and costs up to and including December 1st, 1915.

Which were read and referred to the Committee on Finance.

Also

No. 4305. Petition of the Troy Hill Board of Trade for the construction of a stairway at Hoff street.

Also

No. 4306. Communication from property owners on Baretto street protesting against the opening of said street and asking for the repeal of said opening ordinance.

Also

No. 4307. An Ordinance repealing an ordinance entitled, "An Ordinance opening Baretto street, from

Northumberland street to Woodlawn avenue, in the Fourteenth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby," approved November 23rd, 1911, and recorded in Ordinance Book, Vol. 23, page 431.

Also

No. 4308. An Ordinance providing for the letting of a contract or contracts for the furnishing and installation of a steam heating system in the North Side Light Plant, Brocket street, North Side.

Also

No. 4309. An Ordinance providing for the letting of a contract or contracts for the laying of a concrete sidewalk on Government way, from Fisk street to Fortieth street, and providing for the payment of the cost thereof.

Also

No. 4310. An Ordinance authorizing and directing the construction of a public sewer on Hillside street and private property of Robert T. Reineman, et al., from a point about forty (40) feet west of Wallace street to the existing sewer on Wadsworth street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

No. 4311. Petition for the paving and curbing of Campania avenue, between Lincoln avenue and a point about 654.5 feet northwest of Lincoln avenue.

Also

No. 4312. An Ordinance authorizing and directing the paving and curbing of Campania avenue, from Lincoln avenue to a point 654.5 feet northwest of Lincoln avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Also

Bill No. 4124. Petition for the opening, grading, paving and curbing of Turrett street, between Shetland avenue and Meadow street.

Also

No. 4313. An Ordinance authorizing and directing the grading, paving and curbing of Turrett street, from Shetland avenue to Meadow street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Which were severally read and referred to the Committee on Public Works.

Mr. Raub presented

No. 4314. Resolution authorizing the issuing of a warrant in favor of Chas. A. Graffelder for \$119.00; Willie Kern for \$64.00; V. D. Nirella for \$20.00 and Frank Ceryone for \$68.00, for rendering music in the parks for

the season of 1915, and charging the same to Appropriation No. 43.

Which was read and referred to the Committee on Finance.

Also

No. 4315. Petition of the business men and property owners on Smithfield street asking that said street between Water street and Liberty avenue be repaved with wooden blocks.

Which was read and referred to the Committee on Public Works.

Mr. Woodburn presented

No. 4316. An Ordinance establishing the opening grade on Wedgemore place, as laid out and proposed to be dedicated as a legally opened highway by the Willison Land Company, in a plan of lots of their property in the Nineteenth ward of the City of Pittsburgh, to be called "Willison Place Plan."

Also

No. 4317. Plan of the Brighton Country Club plan of streets in the Twenty-seventh ward, and accepting the dedication of the avenues, roads and streets shown therein.

Also

No. 4318. An Ordinance approving the "Brighton Country Club Plan of Lots," in the Twenty-seventh ward of the City of Pittsburgh, laid out by the Brighton Land Company, accepting the dedication of Benton avenue, Brighton road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie street, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as shown thereon for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4319. Communication from E. S. Morrow, City Controller, transmitting an estimate of the Miscellaneous receipts for the fiscal year 1916.

Also

No. 4320. Communication from Robert Swan, Director of the Department of Public Works, transmitting letter from Mrs. Cora M. Z. Sprung of Crafton offering to lease to the City of Pittsburgh a piece of ground on Herschel street, known as "Oliver McCartney heirs' property," for playground purposes, for the exoneration of taxes and municipal assessments against the same.

Also

No. 4321. Communication from George Seebick, President of the Real Estate Exchange, asking that said exchange be given part of the City's appraisement business.

Also

No. 4322. Petition of firemen of Engine House No. 14 asking that

more firemen be employed in order that a pass-day may be granted every fourth day in the year in preference to the two-platoon system.

Also

No. 4323. Communication from the Lincoln District Board of Trade asking for a hearing relative to a playground in the Twelfth ward.

Which were severally read and referred to the Committee on Finance.

Also

No. 4324. Communication from citizens of the Nineteenth ward inviting the members of Council to attend a testimonial at the Fort Pitt Hotel to P. J. McArdle on Tuesday evening, November 30, 1915, at 8 o'clock.

Which was read, received and filed.

REPORTS OF COMMITTEES

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4325. Report of the Committee on Finance for November 17th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4265. Resolution directing the City Controller to transfer the sum of \$115.00 from Appropriation No. 1498, Salaries, Division Offices, to Appropriation No. 1541, Wages, Regular Employees, Bridges other than Toll.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4260. Resolution authorizing and directing the City Controller to transfer the sum of \$430.00 from Code Account No. 1458-E, "Repair Schedule," Division of Bridges; \$1,229.00 from Code Account No. 1470-E, "Repair Schedule," Division of Sewers; \$587.00 from Code Account No. 1484-E, "Retaining Walls," Division of Streets, and \$254.00 from Code Account No. 1415-C, "Supplies, General Office, to Code Account No. 1419-M, "Castings," Bureau of Engineering.

Which was read

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4251. An Ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments arising from the opening, widening and improving of streets and the construction of sewers, and the acquirement of property for public use and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Hetzel	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 3590. Resolution authorizing the Director of the Department of Public Works to do the grading and paving, for the purpose of providing playgrounds between the two bridges at the "Point," at a cost

not to exceed \$10,000.00, by City force, and charging the cost of the same to the general fund remaining in Appropriation, 150, North Side Bond Issue.

Which was read, and recommitted to the Committee on Finance.

Also, with a negative recommendation,

Bill No. 4261. Resolution authorizing and directing the City Controller to transfer \$5,498.00 from Code Account Nos. 1558, 1559, 1566, 1570, 1571, 1578 and 1579, to Code Account Nos. 1561, 1562, 1564, 1573, 1574, 1577, 1593, 1611 and 1620, Bureau of City Property.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4262. Resolution authorizing and directing the City Controller to transfer the sum of \$700.00 from Code Account 1790, Miscellaneous Services, to Code Account 1791, Supplies in the Bureau of Recreation.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4263. Resolution authorizing and directing the City Controller to transfer the sum of \$858.23 from Code Account 1787, Salaries, Regular Employees, to Code Account 1788, Salaries, Temporary Employees in the Bureau of Recreation.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4264. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from Code Account 1793 to Code Account 1791 of the Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 4326. Report of the Committee on Public Works for November 17th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4021. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Greenwood street, from

Morningside avenue to Chislett street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4266. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Denman way and Andrews way, from a point about 140 feet east of Andrews way to existing sewer on Montana street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4267. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Hillside way, from a point about 20 feet west of Outlet street to existing sewer on Wallace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4268. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Northwest sidewalk of Michigan avenue and on Nevada street, from a point about seventy (70) feet northeast of Nevada street to the existing sewer on Homestead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4269. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Stafford street, from a point about 500 feet east of Wyckoff avenue to the existing sewer on Stafford street at a point about 140 feet east of Wyckoff avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4270. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Rolfe street, from a point about 15 feet southwest of Wilkinsburg street to present sewer on Dornbush street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 4327. Report of the Committee on Public Service and Surveys for November 17th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4230. An Ordinance entitled, "An Ordinance re-establishing the grade of Butler street, from a point 23.06 feet west of the angle west of Baker street to Heth's Avenue Bridge."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4277. An Ordinance entitled, "An Ordinance establishing the grade of Bellaire avenue, from Pioneer avenue to Merrick avenue.

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 4279. An Ordinance entitled, "An Ordinance establishing the grade of Wittman street, from Hethlon street to a point 312.05 feet east of Winona street."

Which was read

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4280. An Ordinance entitled, "An Ordinance establishing the grade of Riefert street, from Taragonna street to Camfield street."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4281. An Ordinance entitled, "An Ordinance establishing the grade of Starkamp street, from Bellaire avenue to Eathan avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4328. Report of the Committee on Public Safety for November 17th, 1915, transmitting an ordinance and a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4233. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the arrest, care and disposal of unlicensed dogs found running at large in the streets of the City of Pittsburgh, for a term of two years beginning February 1st, 1916."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4248. Resolution authorizing the issuing of a warrant in favor of American-La France Engine Company, of Elmira, N. Y., for the sum of \$1,083.00, for repairing one auto propelled fire engine in the Bureau of Fire, and charging the same to Code Account No. 1160, Item E, "Repairs," Bureau of Fire.

Which was read, and on motion of Mr. Rauh, recommitted to the Committee on Public Safety.

REPORTS OF SPECIAL COMMITTEES

Mr. Dillinger presented from the Special Committee.
No. 4329

Pittsburgh, November 22nd, 1915.

To the President and
Members of Council.

Gentlemen:

Your Special Committee, appointed to investigate the origin and cause of the fire which occurred at the James Brown and Company Feed Store, at the corner of Sandusky and Lacock streets, North Side, desire to make the following report:

Subsequent to the fire, which occurred at the above location on October 25th, we made an examination of the structure and conditions provided for the safety of the occupants of the building. We learned that the first floor of the building was occupied as a stable and feed store; on the second floor was an electro-plating shop, and the third and fourth floors were occupied by the Union Paper Box Company. We also learned that the safety provisions provided consisted of a wooden stairway at the front of the building opening into all floors, including the first, which was of flooring board construction, the condition of which previous to the fire it was impossible to ascertain. However, from those who were familiar with the building before the fire, it was stated that the boards and framing, while tight at first, had shrunk away leaving many cracks and openings which could have allowed much smoke to pass up the stairways from the fire which occurred near it, even before the flames

were actually in the stairway, and thus prevent persons who wanted to leave the building from doing so.

A fire escape was found at the rear of the building. The last landing of this fire escape was constructed over and across a large door on the first floor, which we learned was open when the fire occurred and that it was impossible to close this door owing to the large volume of smoke and flames coming through it when the firemen arrived at the building. The flames coming from the inside of the building buckled this landing of the fire escape, so that it was impossible to use it as a means of exit.

Your Committee, after having examined the building, held two public meetings, at which the Director of the Department of Public Safety, the Chief of the Bureau of Fire, two Assistant District Chiefs on the North Side, the Superintendent of the Bureau of Building Inspection, the Inspector of the Board of Fire Prevention, the Assistant Superintendent of Building Inspection, and the Superintendent and Assistant Superintendent of the Bureau of Electricity, were present. After considering the statements and reports of the various City officials who had charge of the inspection of this building before and after the fire and the District Fire Chiefs who were in charge at the fire, your Committee respectfully submits:

(1) That the fire alarm system was in good working order and that the fire department responded promptly to the alarm.

(2) That we believe it was shown beyond question that the lives of the persons in this building were lost through suffocation before the first department arrived at the scene.

(3) That owing to the fact that on the first floor, both rear and front, were large doors, which were open, causing the flames and smoke to immediately proceed up through the stairway and shaft of the elevator; that the stairway must have been filled with smoke, and the smoke and flames must have proceeded up through this open elevator shaft and over the front and rear faces of the building, thus preventing the inmates from escaping by windows to the open air.

(4) We found also that the door to the entrance from the feed store to the office was open and that the door leading from the office to the stairway was open, all tending to make a direct draught which made it impossible for the inmates to use the fire escape in the rear, or the stairway in the front of the building.

(5) We also learned that the fire department had sufficient water with which to fight the fire and that the bursting of hose did not contribute to the loss of life. So therefore the bursting of the hose cannot enter into this discussion. We might state for the information of Council that it was the hose on the ground which burst.

(6) We learned also that the firemen who inspected this building about six months previous to the fire did not report to the Board of Fire Prevention that the building was a hazardous risk; they merely stating in their report to Mr. Coster that the building did not contain any rubbish, etc.

Your Committee is of the opinion that the Building Inspector and the Inspector of the Board of Fire Prevention should have inspected this building and known of its condition.

We believe that the Bureau of Building Inspection has sufficient power to compel the owners of all buildings to encase their stairways and elevators in fire-proof material; and that if the stairway and elevator in the Brown Building had been enclosed by incombustible material the smoke and flames would not have so readily reached the third and fourth floors where these girls were employed and that it would have been the means of keeping the flames on the first floor for a sufficient length of time to allow the girls to either escape by the stairway in the front or the fire escape in the rear. The Superintendent of the Bureau of Building Inspection and the Inspector of the Board of Fire Prevention both denied that they had sufficient power to compel owners to encase the stairways or elevators in fireproof material.

Your Committee desires to differ with the statements of both Mr. Coster and Mr. Dies and submits herewith a portion of the Act of 1895, which we believe gives Mr. Dies and Mr. Coster power to compel owners of buildings to encase their stairways or elevators in fireproof material:

"Section 27. All buildings to be hereafter erected or altered, to be used as a school house, church, public building, hall, place of assembly or resort, tenement house, hotel, lodging house, factory or workshop, more than two stories in height shall have at least one stairway accessible from each apartment, which shall be enclosed with brick walls or partitions, made of incombustible materials, and shall have no interior opening other than the doors of the apartments from which it is an exit. . . . entitled, 'An Act to provide for the better security, of life and limb in cases of fire in hotels and other buildings,' and the several supplements and amendments thereto, and in the case of such stores in which the clear floor space of any story above the second shall be over ten thousand square feet, the said Bureau may require one or more additional Tower fire escape as described; and all mills more than two stories high of the floor area, per story, of three thousand square feet or more shall have such brick enclosed fire escape or escapes as shall be approved by the Director of the Department of Public Safety. No obstruction shall be placed upon any way of egress from any building. No explosive or combustible material shall be stored or placed under any

stairway or any building or be used in any such place or manner as to obstruct or render egress hazardous in case of fire."

We believe from the above portion of the Act of 1895 that Mr. Dies did have sufficient law to compel the owners of this building to enclose the stairway and also the elevator in non-combustible material. We have been informed that Mr. Dies is now notifying all owners of buildings in which there are stairways and elevators such as that in the Brown Building to immediately construct with incombustible material, and if he now has the power to notify owners to do this, he surely had the power to do so before the fire occurred in the Brown Building.

From the requirements of the Act quoted above, had there been a fire-proof stairway and had it led directly to the street, we believe the occupants of the third and fourth floors could easily have reached the street in safety. We believe also that if the fire escape in the rear had not been placed so that they passed windows and doors out of which flames were pouring, they could have been used, and perhaps this loss of life prevented.

From the statement of Mr. William Leseman, Assistant Building Inspector, we learn that he had inspected the fire escape on this building five years ago and at that time he thought it was a hazardous risk for girls to be working on the third and fourth floors. He stated that he was sent over to inspect the fire escape, and when he found the condition of the building a menace to the lives of the occupants in case of fire he did not report this to his superior officers. We believe this was a neglect of duty on his part; that he should have reported this to his superior officers and they in turn required the owners or tenants of the building to put it in such shape as to protect the lives of the workers in the building should a fire occur.

Therefore, your Committee believes there are many other places in Pittsburgh of a similarly hazardous condition, dangerous to the lives of those who must earn their wages and who occupy these buildings and we would recommend that the Bureau of Building Inspection be advised to immediately inspect all buildings with a view to ascertaining whether the laws and ordinances of the City are being carried out and that in those buildings in which they find hazardous conditions they notify the owners to remedy them or prohibit them from using the building in case of non-fulfillment of their orders.

We would also recommend that the Board of Fire Prevention be consolidated with the Bureau of Building Inspection and that the Superintendent of this Bureau be responsible for the enforcement of all laws and ordinances relating to the construction, etc., of buildings and the storage of inflammable materials therein.

We also believe that the Director of the Department of Public Safety pri-

marily the Superintendent and Assistant Superintendent of the Bureau of Building Inspection and the Inspector of the Board of Fire Prevention have been guilty of official negligence in not having inspected this building and other buildings in which a number of workers are employed.

Further, in view of the above charges, we recommend that Council takes official notice of the neglect of duty of the Director of the Department of Public Safety; further action in this regard we leave to the judgment of Council.

We further recommend that the Director of the Department of Public Safety dismiss from the service of the City the Superintendent and the Assistant Superintendent of the Bureau of Building Inspection and the Inspector of the Board of Fire Prevention.

Respectfully submitted,

S. S. WOODBURN,
G. A. DILLINGER,

Chairman.

Which was read, and on motion of Mr. Garland, referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

The Chair presented

No. 4330

Whereas, It is the feeling of Council that wherever possible aid should be given to the relatives of those who were killed or injured at the Sandusky street fire; and

Whereas, It is probable that Council under the requirements of law will be called upon to provide additional public comfort station attendants; and

Whereas, Mrs. Link, of 1531 Bidwell street, North Side (the mother of one daughter killed and another injured) is desirous of having such position; now, therefore, be it

Resolved, That the Director of the Department of Public Works be requested to give Mrs. Link's application careful consideration, and if she be competent, that such a position be given to her.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

Also

No. 4331

Whereas, It is desirable that every safeguard should be provided for those whose lives may be endangered in case of fire; now, therefore, be it

Resolved, That a committee of three be appointed to consider the advisability of requiring that every factory or workshop occupying a third or higher story shall provide for each window on outside walls a rope ladder of suitable length made of incombustible material, with proper means of attachment. Said ladders and attachments to be at all times in position for immediate use.

Which was read.

The Chair said

When I, in company with other members of Council, viewed the site of the Brown Building on Sandusky street after the fire, we were informed of the many employees who had suffocated rather than jump to the hard pavement below. The thought has occurred to me that by the throwing out from the windows of a rope ladder or even a rope, many if not all the lives might have been saved. The idea was so simple that I hesitated to suggest it; but I have since talked to many persons and in every case the project has been endorsed.

It is not intended that these ladders should supplant more permanent safeguards, but that they should be used in case of emergency when all other means of escape have been shut off. It is hardly conceivable that where all the windows are properly equipped the ladders could not be available in at least some of them.

The kind of material, whether hemp, wire or asbestos, or a combination, and the manner of fastening, are matters of detail that can easily be determined upon. The expense of installing these safeguards would be small, and it is submitted that in the interest of humanity the question is worthy of careful consideration.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as member of said Committee, Messrs. Hetzel, Herron and Woodburn.

And there being no further business before the meeting the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, November 30, 1915,

No. 30

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Nov. 30, 1915.

Council met

Present Messrs

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 4332. An Ordinance creating a Division in the office of the City Clerk, to be known as the "Division of Efficiency Standards," providing for the employes thereof and fixing their salaries.

Which was read and referred to the Committee on Finance.

Mr. English presented

No. 4333. Communication from Robert Swan, Director of the Department of Public Works, transmitting resolutions authorizing execution of deeds for property to Annie Zinka, Margaret Stack, Mary Nolan and A. J. Chillcott.

Also

No. 4334. Resolution authorizing the Mayor to execute and deliver a deed to A. J. Chillcott for lot in the Twenty-seventh ward, beginning on the north side of Superior avenue and extending along said avenue 50.59 feet to an unnamed alley; thence extending back northwardly avg. 105 feet to Trimble street, upon payment of \$305.00 to the City of Pittsburgh.

Also

No. 4335. Resolution authorizing the Mayor to execute and deliver a deed to Mary Nolan for lot in the Twenty-seventh ward, beginning on the north side of Superior avenue; thence extending 25.79 feet along said avenue; thence extending back northwardly 105 feet to Trimble street (being Lot No. 18) upon payment of \$355.00 to the City of Pittsburgh.

Also

No. 4336. Resolution authorizing the Mayor to execute and deliver a deed to Margaret Stack for lot in the Twenty-seventh ward, being lot 25x84 in Jos. Steffert Estate Plan of Lots, situate on Trimble street, upon payment of \$320.00 to the City of Pittsburgh.

Also

No. 4337. Resolution authorizing the Mayor to execute and deliver a deed to Annie Zinka for lot in the Twenty-seventh ward, being lot 24.2 x96.56 on the corner of Shadeland and Woodlawn avenues, in Jos. Steffert Estate Plan of Lots, upon payment of \$655.00 to the City of Pittsburgh.

Which were severally read and referred to the Committee on Finance.

Mr. Garland presented.

No. 4338.

DEPARTMENT OF CITY
CONTROLLER.

Pittsburgh, November 29th, 1915.

To the Council.

Gentlemen:

There remain on the books of this office the following bond issues to which the electors of the City granted their consent at an election held November 8, 1910, and of which Council has never authorized the issue, to-wit:

Improvement of Second avenue, from Glenwood avenue to the City Line.....	\$ 50,000.00
Widening of Webster avenue	55,000.00
Saw Mill Run Bridge	66,000.00
Laying out parks on public wharves	100,000.00
	\$271,000.00

Of these the first three were not issued because the amounts were not sufficient to do the work. The last, if I recollect aright, because of some question as to its legality.

I desire to know whether Council is desirous of retaining the right to issue these bonds or relinquish it.

In the latter case ordinances should be prepared so doing. If Council desires to retain the right, it is well to bear in mind the fact that the term of the bonds grows shorter by every year that passes since the authority was granted. In other words, the bonds if issued now would be for twenty-five years serial.

Respectfully.

E. S. MORROW,
City Controller.

Also

No. 4339.

Pittsburgh, Pa., Nov. 26th, 1915.

Department of Assessors,

To the Council.

Gentlemen:

In accordance with Section 3 of an Act of Assembly entitled "An Act" creating the Board of Assessors, etc., in Cities of the Second Class, approved July 9th, 1897, we herewith return to you the aggregate Land and Building valuations of the several wards of the City for the year 1916.

Respectfully submitted,

THOMAS J. HAWKINS,
SIMON A. MERKEL,
JOHN G. HASTINGS,
JOHN C. HETZEL,
CHAS. A. MARTIN,
J. LEO McSHANE,
J. W. BRANDNER,
F. A. DOHRMAN,
J. D. WALKER,

Board of Assessors.

Note:—Borough totals not included in ward totals.

OLD CITY.

Ward	Land	Buildings	Total
1	\$ 66,468,678	\$ 20,989,137	\$ 87,457,815
2	142,324,093	46,600,959	188,925,052
3	9,591,260	7,615,349	17,206,609
4	20,507,046	16,029,431	36,536,477
5	6,553,332	7,506,489	14,059,821
6	12,856,527	6,544,967	19,401,494
7	18,892,424	15,243,630	34,136,054
8	15,711,765	13,528,875	29,240,640
9	5,945,045	5,913,008	11,858,053

10	8,412,628	6,451,757	14,864,385
11	24,304,797	15,673,765	39,978,562
12	10,303,319	7,193,420	17,496,739
13	7,644,230	10,537,419	18,181,649
14	33,516,608	22,873,453	56,390,061
15	9,386,914	8,477,046	17,863,960
16	7,958,099	5,147,967	13,106,066
17	10,102,098	7,064,895	17,166,993
18	3,911,469	4,962,258	8,873,727
19	7,494,861	6,545,120	14,039,981
20	1,210,093	1,194,629	2,404,722

Total:

\$423,095,286 \$236,093,574 \$659,188,860

NORTH SIDE.

Ward	Land	Buildings	Total
21	\$ 7,085,239	\$ 8,720,485	\$ 15,805,724
22	19,853,333	11,655,893	31,509,226
23	5,865,650	6,798,100	12,663,750
24	2,738,885	4,747,618	7,486,503
25	3,685,034	5,116,325	8,801,359
26	4,460,856	7,343,810	11,804,666
27	7,034,066	7,967,305	15,001,371

Total:

\$ 50,723,063 \$ 52,349,536 \$ 103,072,599

BOROUGHES.

Boro.	Land	Buildings	Total
or Twp. Elliott Boro.	\$ 732,002	\$ 1,145,010	\$ 1,877,012
Esplen Boro.	480,800	498,020	978,820
Sterrett Twp.	449,060	367,475	816,535
Montooth Boro.	287,432	405,775	693,207
Sheraden Boro.	2,040,844	2,861,386	4,902,230
West Liberty Boro.	3,745,163	3,281,735	7,026,898
Beechview Boro.	802,926	1,204,370	2,009,296
Union Twp.	199,010	232,380	431,390
Baldwin Twp.	619,063	440,050	1,059,113

\$ 9,356,300 \$ 10,438,201 \$ 19,794,501

Total:

RECAPITULATION.

Wards	Land	Buildings	Total
Old City (1 to 20 wds.)	\$423,095,286	\$236,093,574	\$659,188,860
North Side (21 to 27 wds.)	50,723,063	52,349,536	103,072,599
Boroughs and Townships	9,356,300	10,438,201	19,794,501
Grand Total:	\$483,174,649	\$298,881,311	\$782,055,960

Also

No. 4340. Resolution authorizing the issuing of warrants in payment of bills incurred in the reception of the Liberty Bell, in excess of the amount donated by private citizens not to exceed the sum of \$550.00 on vouchers to be approved by Robert Garland, Gen'l Chairman, and John B. Barbour, Chairman of Finance Committee of Liberty Bell Committee, and charging same to Appropriation No. 42, Contingent Fund.

Also

No. 4341. Resolution authorizing the issuing of a warrant in favor of Moss & Blakeley in the sum of \$27.93 for expense incurred in lowering sewer on Eldridge street to make lateral connection, and charging same to Appropriation No.

Also

No. 4342. Resolution authorizing and directing the Controller to make the following transfers:

From Code Account 1036, Wages, Regular Employees, to Code Account 1035, Salaries, Regular Employees, \$173.87;

From Code Account 1011, Miscellaneous Services, Mayor's Office, to Code Account 1037, Miscellaneous Services, Division of Motor Vehicles, \$370.00;

From Code Account 1041, Equipment, to Code Account 1038, Supplies, \$300.00.

Also

No. 4343. Resolution authorizing and directing the Collector of Delinquent Taxes to write off the tax levy from the books in his office the amount of delinquent taxes filed against the property of Harry F. Wills in the Fourteenth ward for taxes assessed for the year 1911, and for which action this shall be his authority.

Also

No. 4344. An Ordinance exonerating public hospitals, supplied by metered service, from the payment of the water rents or rates, as heretofore fixed by ordinance, for the years 1914 and 1915, for all amounts assessed and levied in excess of seven cents (7c) per thousand gallons and fixing the said price as the amount to be paid by public hospitals for the years 1914 and 1915.

Also

No. 4345. An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of Five hundred thousand dollars (\$500,000.00), for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds, and the payment of interest thereon.

Which were severally read and referred to the Committee on Finance.

Also

No. 4346. An Ordinance prohibiting any person in his own behalf, or in the behalf of any other person,

from soliciting on the public streets the privilege or business of performing marriage ceremony.

Also

No. 4347. Petition for the removal of an old dilapidated frame dwelling house in the vicinity of Amabell and Omaha streets, Nineteenth ward.

Which were read and referred to the Committee on Public Safety.

Mr. Hetsel presented

No. 4348. Resolution authorizing the issuing of a warrant in favor of Frederick Hirt, Oiler, Bureau of Water, for \$33.79, for 25 1-2 days' lost time at the rate of \$2.65 per day, on account of injuries received in the performance of his duties, and charging same to Appropriation No. 1652, Bureau of Water; and for \$8.85 for professional services of physicians, and charging same to Appropriation No. 1654, Bureau of Water.

Which was read and referred to the Committee on Filtration and Water.

Mr. Kerr presented

No. 4349. Resolution authorizing the issuing of a warrant in favor of F. & F. Diulus for \$148.20, for extra work done on the contract for the construction of a 54-inch and 60-inch brick relief sewer on private property and Forty-third street, from Forty-second street to the Allegheny River, and charging same to Code Account No. 1470-E, Sewer Repairs, Division of Sewers, Bureau of Engineering.

Which was read and referred to the Committee on Finance.

Mr. Woodburn presented

No. 4350. An Ordinance amending the title and part of Sec. 1, and amending Sec. 3, and part of Section 5 and amending Section 6 and part of Section 9 of an ordinance entitled, "An Ordinance creating and establishing a Bureau under the control and direction of the Mayor to be known as the Bureau of Horses, providing for the employes thereof, and fixing their salaries and duties, and abolishing the present position of veterinary surgeons in the City of Pittsburgh," approved the 16th day of February, 1914.

Which was read and referred to the Committee on Finance.

Also

No. 4351. An Ordinance establishing the opening grades on De Foe street and Wales way, as laid out and proposed to be dedicated as legally opened highways by the Observatory Improvement Company, in a plan of their property called "Hoffman Plan of Lots," in the Twenty-sixth ward of the City of Pittsburgh.

Also

No. 4352. An Ordinance establishing and re-establishing the grade of Enfield street, from Baum boulevard to Glenn way.

Also

No. 4353. An Ordinance establishing the grade of Glenn way, from May way to Enfield street.

Also No. 4354. An Ordinance establishing the grade of May way, from Maripoe street to Glenn way.

Also No. 4355. Petition for the vacation of Timberland avenue, between line dividing lots 3 and 4 in the Boggs Place Plan of Lots, situate in the Eighteenth and Nineteenth wards of the City of Pittsburgh and Cadet avenue.

Also No. 4356. An Ordinance vacating Timberland avenue, from Cadet avenue to property line of Andrew and Theresia Enders, as laid out in the Boggs Place Plan, as amended, in the Eighteenth and Nineteenth wards of the City of Pittsburgh.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4357. Communication from the First and Second Engineers of the Ross and Aspinwall Pumping Stations asking for an increase in salary.

Also No. 4358. Communication from M. Marx & Company complaining that the Superintendent of Horses refuses to accept horses which come up to specifications as provided in their contract with the City.

Also No. 4359. Communication from John Shaffer protesting against granting an increase in salary to the Police Lieutenants.

Also No. 4360. Petition for the purchase of property in the Seventh District, Twentieth ward, to be used for playground purposes.

Also No. 4361. Communication from A. E. Anderson, Counsel, for The Public Defense Association, regarding issue of bonds and levy of taxes for the improvement of streets.

Which were severally read and referred to the Committee on Finance.

Also No. 4362.

DEPARTMENT OF PUBLIC WORKS.

Pittsburgh, November 26th, 1915.
President and Members of Council,
Council Chamber.

Gentlemen:

I submit you herewith an ordinance authorizing the proper officers of the City to enter into an agreement or agreements with any of the railroads entering the City of Pittsburgh to provide for the right in the City of Pittsburgh to cross under, over and through the rights of way and properties of said railroads in the City of Pittsburgh, or outside thereof, for sewers, water pipes, and for other city purposes. I also enclose form of agreement.

Yours very truly,

ROBT. SWAN,
Director.

Accompanied by form of agreement.

Also

No. 4363. An Ordinance authorizing the proper officers of the City to enter into an agreement or agreements with any of the railroads entering the City of Pittsburgh to provide for the right in the City of Pittsburgh to cross under, over and through the rights of way and properties of said railroads in the City of Pittsburgh, or outside thereof, for sewers, water pipes, and for other City purposes.

Also

No. 4365. Petition for repaving of McKean street, from South Fourth street and extending west to South First street, and South First street, from McKean street to East Carson street.

Also

No. 4364. Communication from Arthur C. O'Leary asking that steps be laid on Lowen street, between Natchez street and Belonda street, and also on Halpin street, between Belonda street and Maple terrace.

Which were severally read and referred to the Committee on Public Works.

Also

No. 4366. Communication from Harvey A. Aronson, Secretary of the Uptown Board of Trade, asking Council to take official action in regard to "Defense Day", December 6, 1915, to be known as "Flag Day for Better National Defense."

Which was read and referred to the Committee on Public Safety.

REPORTS OF COMMITTEES

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 4367. Report of the Committee on Finance for November 24th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3590. Resolution authorizing the Director of the Department of Public Works to do the grading and paving for a playground between the two bridges at the "Point," at a cost not to exceed \$10,000.00, by City force, and charging the cost of the same to the general fund remaining in Appropriation 150, North Side Point Bridge.

Which was read.

Mr. Garland moved

A suspension of the rules to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were.

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4298. Resolution authorizing and directing the Controller to transfer the sum of \$600.00 from Appropriation No. 1062, Miscellaneous Account, to Appropriation No. 1063, Supplies, Department of City Treasurer.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4303. Resolution authorizing and directing the City Controller to transfer the sum of \$25.00 from Appropriation No. 1409 to Appropriation No. 1412, "Equipment and Machinery," General Office, Photographic Division, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation,

Bill No. 4109. An Ordinance entitled, "An Ordinance providing that street laborers of the City of Pittsburgh shall be employed and paid by the month, unless such employee does not report for work or is unable to work."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Mr. English arose and said,

"Mr. President: On Bill No. 4109 I wish to have recorded that I am opposed to a negative recommendation."

In my opinion the present system of employing a great number of white wings for street cleaning in the Summer and then discharging or laying off these men when the Winter season approaches is wrong. I think a great injustice is done to this class of labor, for I believe we should keep the streets clean in Winter as well as in Summer. I feel sure that some system can be worked out whereby a minimum number of men could be employed the year around. If any emergencies arise, then an extra number of men could be employed during the emergency. Hence I vote No on this negative recommendation."

And the question recurring on the motion indefinitely postponing further action on the bill.

The motion prevailed. (Mr. English voting No.)

Also

Bill No. 4202. An Ordinance entitled, "An Ordinance providing for the employment of one (1) additional inspector in the Bureau of Engineering, Department of Public Works, fixing the salary therefor and providing for the payment thereof."

Which was read.

Mr. Garland moved

That further action on the bill be indefinitely postponed.

Which motion prevailed.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 4368. Report of the Committee on Public Works for November 24th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4309. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the laying of a concrete sidewalk on Government way, from Fisk street to Fortieth street, and providing for the payment of the cost thereof."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of council being in the affirmative, the bill passed finally.

Also

Bill No. 4310. An Ordinance entitled, "An Ordinance authorizing and directing the construction of a public sewer on Hillside street and private property of Robert T. Reineman, et al., from a point about forty (40) feet west of Wallace street to the existing sewer on Wadsworth street, and providing that the costs, damages, and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4312. An Ordinance entitled, "An Ordinance authorizing and directing the paving and curbing of Campania avenue, from Lincoln avenue to a point 654.5 feet northwest of Lincoln avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (President)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4313. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Turrett street, from Shetland avenue to Meadow street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Woodburn presented from the Committee on Public Service, with an affirmative recommendation.

Bill No. 4369. Report of the Committee on Public Service and Surveys for November 24th, 1915, transmitting sundry ordinances to Council.

Which was read, received and filed

Also

Bill No. 4316. An Ordinance entitled, "An Ordinance establishing the opening grade on Wedgemore place, as laid out and proposed to be dedicated as a legally opened highway by the Willison Land Company, in a plan of lots of their property, in the Nineteenth ward of the City of Pittsburgh, to be called "Willison Place Plan."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4138. An Ordinance entitled, "An Ordinance repealing that portion of Ordinance No. 58, entitled, 'An Ordinance locating Bellefield street, from Wilkins avenue to Homewood avenue,' approved June 4, 1897, which locates Bellerock street, from Northumberland street northwardly for the distance of 515.27 feet."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4318. An Ordinance entitled, "An Ordinance approving the 'Brighton Country Club Plan of Lots,' in the Twenty-seventh ward of the City of Pittsburgh, laid out by the Brighton Land Company, accepting the dedication of Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie Place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as shown thereon for public use for highway purposes, opening and naming the same and establishing the grades thereon."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4317. Brighton Country Club Plan of Lots, in the Twenty-seventh ward, laid out by the Brighton Land Company, and the dedication of the streets, avenues and ways shown therein.

Which was read.

Mr. Woodburn moved

That the Lot Plan be accepted and approved.

Which motion prevailed by the following vote:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

Also

Bill No. 4275. An Ordinance entitled, "An Ordinance granting unto Mr. R. H. Boggs and Mr. H. Buhl, their

successors and assigns, the right to lay, maintain and use a six (6) inch terra cotta pipe containing a two (2) inch high steam pressure line under and across Park Way, N. S., Pittsburgh, Pa., at a point about twenty-eight 28 feet west of West Diamond street, subject to the terms and conditions of this ordinance."

In Public Service and Surveys Committee, November 24, 1915, Read and amended in Section 4 by striking out the words "grantee, its," and by inserting in lieu thereof the words "grantees, their," in Section 5, by striking out the words "grantee shall at its," and by inserting in lieu thereof the words "grantees shall at their," by striking out Section 6 and by inserting a new Section 6 in lieu thereof, and in the title by striking out the words "steam pressure line" and by inserting in lieu thereof the words "pressure steam line," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Woodburn moved

That the amendments of the Committee on Public Service and Surveys be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Billinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland called up

Bill No. 4261. Resolutions transferring the sum of \$143.00 from Code Account No. 1558, Municipal Hall, Salaries; \$50.00 from Code Account No. 1559, Municipal Hall, Wages; \$55.00 from Code Account No. 1566, Municipal Hall, N. S., Salaries; \$3,500.00 from Code Account No. 1570, Diamond Market,

Salaries; \$1,300.00 from Code Account No. 1571, Diamond Market, Wages; \$200.00 from Code Account No. 1578, N. S. Market, Salaries; \$250.00 from Code Account No. 1579, N. S. Market, Wages, To Code Account No. 1561, Municipal Hall, Miscellaneous Services, \$1,248.00; Code Account No. 1562, Municipal Hall, Supplies, \$600.00; Code Account No. 1564, Municipal Hall, Repairs, \$1,000.00; Code Account No. 1573, Diamond Market, Miscellaneous Services, \$150.00; Code Account No. 1574, Diamond Market, Supplies, \$1,300.00; Code Account No. 1577, Diamond Market, Equipment, \$150.00; Code Account No. 1593, S. S. Market, Repairs, \$250.00; Code Account No. 1611, Weigh Scales, Repairs, \$300.00; Code Account No. 1620, Comfort Stations, Repairs, \$500.00.

In Council, November 22, 1915, Read and further action indefinitely postponed.

Which was read.

Mr. Garland moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring: "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 4262. Resolution authorizing and directing the City Controller to transfer the sum of \$700 from Code Account 1790, Miscellaneous Services, to Code Account 1791, Supplies in the Bureau of Recreation, Department of Public Works.

In Council, November 22, 1915, Read and further action indefinitely postponed.

Which was read.

Mr. Garland moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring: "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 4263. Resolution authorizing and directing the City Controller to transfer the sum of \$858.23 from Code Account 1787, Salaries, Regular Employees, to Code Account 1788, Salaries, Temporary Employees in the Bureau of Recreation, Department of Public Works.

In Council, November 22, 1915, Read and, further action indefinitely postponed.

Which was read.

Mr. Garland moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

Also

Bill No. 5264. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000 from Code Account 1793 to Code Account 1791 of the Bureau of Recreation, Department of Public Works.

In Council, November 22, 1915, Read and further action indefinitely postponed.

Which was read.

Mr. Garland moved

To reconsider the vote by which further action on the resolution was indefinitely postponed.

Which motion prevailed.

And the question recurring, "Shall further action on the resolution be indefinitely postponed?"

The motion did not prevail.

Mr. Garland moved

That the resolution be recommended to the Committee on Finance.

Which motion prevailed.

The Chair presented

No. 4370

Whereas, It is a fact within the knowledge of every member of this body that the percentage of the revenues of the City of Pittsburgh, derived from sources other than taxes on real estate, is much less than in many cities of the United States. This has given rise to a contention on the part of many citizens that real estate in Pittsburgh

is compelled to bear too large a proportion of the cost of administration of the City government and the public school system, and there is a growing demand for equitable distribution of the burden of taxation. Various suggestions have been made for new forms of taxation to add to the City revenues and the belief is held by some of our citizens that some of the taxes now levied, the proceeds of which now go to the state, should be paid entirely or in part into the City treasury.

In view of the foregoing conditions, I offer the following resolution:

Resolved, That a committee of three members of this body be appointed to confer with the Board of Education of the City of Pittsburgh and representatives of various Trade and Civic organizations of the City, and recommend a plan, including such legislation by the state legislature or Council as might be considered necessary, designed to increase the miscellaneous revenues of the City and bring about a corresponding reduction in taxation on real estate.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

And the Chair appointed as members of said committee, Messrs. Garland, Kerr and Raub.

The Chair presented

No. 4371. Whereas, As all pending legislation undisposed of at the end of the year dies, it is desirable that action should be taken with promptness; therefore, be it

Resolved, That the City Clerks furnish Council with a detailed list of all bills or resolutions upon which no final action has been taken and also a list of matters referred to councilmanic committees upon which no report has been made.

Which was read.

Mr. English moved.

The adoption of the resolution.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, December 7, 1915,

No. 31

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Tues., Dec. 7, 1915.

Council met.

Present—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Absent—Mr. Woodburn.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 4372. Resolution authorizing and directing the City Controller to transfer the sum of \$40.00 from Code Account 1281, Salaries, to Code Account 1282, Wages, Division of Milk & Miscellaneous Food Inspection, Department of Public Health.

Also

No. 4373. Communication from Jas. M. Nellis and other temporary clerks in the Department of Assessors asking for payment of overtime work during the months of September, October and part of November.

Which were read and referred to the Committee on Finance.

Mr. Garland presented.

No. 4374. An Ordinance levying and assessing taxes and water rents

for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916, upon all property subject to taxation within the limits of the City of Pittsburgh.

Also

No. 4375. An Ordinance providing for the letting of contracts for materials and general supplies required by the several departments of the City Government for the year beginning January 1st, 1916.

Also

No. 4376. An Ordinance repealing an ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding the existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds, and the payment of interest thereon," approved November 24, 1915.

Also

No. 4377. Resolution authorizing the issuing of a warrant in favor of the Estate of Henry W. Oliver for the sum of \$91.52, in payment of rent for month of April, 1914, for room in the Henry W. Oliver Building used by the Bureau of Publicity, and charging the same to Code Account No. 1030, Miscellaneous Services, Bureau of Publicity.

Also

No. 4378. Resolution authorizing the issuing of a warrant in favor of J. F. Maeder for the sum of \$51.53, for extra work in locating connection to public sewer to connect sewer with his property on Melwood avenue, Fourth ward, and charging same to Appropriation No. 42.

Also

No. 4379. Resolution authorizing the issuing of a warrant in favor of H. L. Kreusler for \$698.33, for extra work performed during the erection of the Tuberculosis Hospital, and charging the same to Appropriation No. 154, Hospital Bond Fund.

Also.

No. 4380. Resolution authorizing the issuing of a warrant in favor of the Monongahela Construction Company for the sum of \$182.00, for Warrant No. 26766 either lost or destroyed, which was issued in favor of said company for extra work done on the roadway leading to the Tuberculosis Hospital on the Leech Farm, and charging same to Appropriation No. 154.

Also

No. 4381. Resolution authorizing and directing the City Controller to transfer the sum of \$100.00 from Appropriation No. 1034, Equipment, to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity.

Also

No. 4382. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Code Account 1047, Miscellaneous Services, as follows: \$150.00 to Code Account 1048, Supplies; and \$100.00 to Code Account 1050, Equipment, City Controller's Office.

Also

No. 4383. Resolution authorizing the execution and delivery of a deed to Mary R., Eleanor, Myron and Virginia Powers for property situate on Whitney way, Ethel street and Wakefield street, Fourth ward, upon payment of the sum of \$285.35 taxes and \$166.66 costs.

Also

No. 4384. Resolution authorizing the execution and delivery of a deed to Mary E. Shields, Executrix of the Estate of Charles Shields, deceased, for all that certain lot or piece of ground situate in the Fourteenth ward, being known as lot No. 31 in the Parkview Plan of Lots No. 2 as laid out by E. H. Watkins, upon payment by her of the taxes against this property without costs; the costs of said sale to be paid by the City.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 4385. Resolution authorizing and directing the City Controller to transfer the sum of \$1,000.00 from Code Account No. 1644, "Wages, Regular Employees," to Code Account No. 1647, "Supplies," Filtration Division, Bureau of Water.

Also

No. 4386. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from Appropriation No. 1655, "Supplies," to Appropriation No. 1656, "Materials," Mechanical Division, Bureau of Water.

Which were read and referred to the Committee on Finance.

Mr. Kerr presented

No. 4387. An Ordinance appropriating the sum of \$3,000.00 from Code Account No. 150, Bridge Bonds, Series A-1910, for the purpose of defraying the cost of engineering, inspection and miscellaneous services entailed on the part of the Bureau of

Engineering in connection with the completion of the Manchester (North Side Point) Bridge and approaches.

Also

No. 4388. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Code Account No. 1443-B, Miscellaneous Service, Division of Inspection, to Code Account No. 1414-B, Miscellaneous Service, General Office, Bureau of Engineering.

Also

No. 4389. Resolution authorizing the Mayor to execute and deliver a deed to George Mingo and wife for lot No. 6 on Hodge street, Fourth ward, upon payment by them to the City of Pittsburgh of the sum of \$200.00.

Also

No. 4390. Resolution authorizing the Mayor to execute and deliver a deed to Ashly S. Schwartz for lot No. 16, Wm. Smit Plan of Lots, on Sawyer street, Tenth ward, upon payment by him to the City of \$150.00.

Which were severally read and referred to the Committee on Finance.

Mr. Heron presented

No. 4391. An Ordinance repealing Ordinance No. 56 entitled, "An Ordinance locating Beeler street, from Forbes street to Baretto street," approved February 13, 1913.

Also

No. 4392. An Ordinance repealing Ordinance No. 462 entitled, "An Ordinance locating Woodworth street, from Atlantic avenue to Centre avenue," approved March 24th, 1894.

Also

No. 4393. An Ordinance annulling and setting aside the location of Allequippa street, between Centre avenue and Bryn Mawr road.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4394. Communication from Johnston & Rose, attorneys-at-law, asking the City to pay claim of Clyde I. Webster, Esq., of Detroit, Mich., amounting to \$256.25, for professional services rendered in the matter of the extradition of Jos. Birtsch from the State of Michigan to Pennsylvania.

Which was read and referred to the Committee on Finance.

Also

No. 4395. Communication from the Retail Grocers Protective Union complaining of the flagrant violation of the Sunday closing laws.

Which was read and referred to the Committee on Public Safety.

Also

No. 4396. Petition of property owners asking for abatement of nuisance caused by tenant on Corona street near Edwards street, North Side, keeping horses, chickens and ducks on his premises.

Which was read and referred to the Committee on Health and Sanitation.

Also

No. 4397.

Pittsburgh, December 7th, 1915.

To the President and Members
of Council.

Gentlemen:

In accordance with the provisions of Bill No. 4371, Resolution requesting the City Clerk to compile a list of all ordinances, resolutions and papers undisposed of in the Council and the several councilmanic committees, beg to state that I have complied with this request, and enclose herewith the lists for the information of Council.

Yours respectfully,

E. J. MARTIN,

City Clerk.

Which was read, received and filed.

Mr. Dillinger presented

● No. 4398. Whereas, The Committee on Public Safety are at present investigating several charges of irregularities, coercion and undue political activities made against certain payroll employees in connection with the late municipal election; and

Whereas, The Committee believes that a necessity exists in engaging an attorney not connected in any way with the City Government, on whom they can depend for advice and counsel to aid them in their investigations.

Resolved, That the consent of Council is hereby granted to the Committee on Public Safety to employ an attorney to assist them in conducting said investigation; the price to be paid for said service to be fixed by Council after consultation with attorney chosen and the sum thus agreed upon to be paid on payrolls approved by the Committee on Public Safety and charged to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation,

No. 4399. Report of the Committee on Finance for December 1st, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 3687. An Ordinance entitled, "An Ordinance to promote the health and efficiency of firemen of the City of Pittsburgh by providing for a two-platoon system for firemen in the Department of Public Safety."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4332. An Ordinance entitled, "An Ordinance creating a Division in the Office of the City Clerk, to be known as the 'Division of Efficiency Standards,' providing for the employes thereof and fixing their salaries."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	

Noes—Mr. Herron.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4345. An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of five hundred thousand dollars (\$500,000.00), for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4261. Resolution authorizing and directing the City Controller to transfer the sum of \$5,498.00 from Code Accounts Nos. 1558, 1559, 1566, 1570, 1571, 1578 and 1579, to Code Accounts Nos. 1561, 1562, 1564, 1573, 1574, 1577, 1593, 1611 and 1620, Bureau of City Property.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh
Herron	

Noes—Mr. English.

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4262. Resolution authorizing and directing the City Controller to transfer the sum of \$700.00 from Code Account 1790, Miscellaneous Services, to Code Account 1791, Supplies, in the Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4263. Resolution authorizing and directing the City Controller to transfer the sum of \$858.22 from Code Account 1787, Salaries Regular Employees, to Code Account 1788, Salaries Temporary Employees, in the Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4264. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from Code Account 1793 to Code Account 1791, of the Bureau of Recreation, Department of Public Works.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4342. Resolution authorizing and directing the Controller to transfer \$173.87 from Code Account

1036, Wages, Regular Employees, to Code Account 1035, Salaries, Regular Employees; \$370.00 from Code Account 1011, Miscellaneous Service, Mayor's Office, to Code Account 1037, Miscellaneous Services, Division of Motor Vehicles, and \$300.00 from Code Account 1041, Equipment, to Code Account 1038, Supplies.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4343. Resolution authorizing and directing the Collector of Delinquent Taxes to write off the 1911 tax levy, taxes assessed against property of Harry F. Wills in the Fourteenth ward, and for which a lien was filed at No. 2216 October Term, 1913.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4336. Resolution authorizing the Mayor to execute and deliver a deed to Margaret Stack, on payment of \$320.00 to the City of Pittsburgh, for lot on Trimble street, Twenty-seventh ward.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4337. Resolution authorizing the Mayor to execute and deliver a deed to Annie Zinka, on payment of \$655.00 to the City of Pittsburgh, for lot on corner of Shadeland and Woodlawn avenues, Twenty-seventh ward.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4340. Resolution authorizing the issuing of warrants in payment of bills incurred in the reception of the Liberty Bell, in excess of the amount donated by private citizens, not to exceed the sum of \$550.00, on vouchers to be approved by Robert Garland, General Chairman, and John B. Barbour, Chairman of Finance Committee, charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—S.

Noes—None.

And there being two-thirds of the votes of Council being in the affirmative, the resolution passed finally.

Also
Bill No. 4341. Resolution authorizing the issuing of a warrant in favor of Moss & Blakeley in the sum of \$27.93, for expense incurred in lowering sewer on Eldridge street to make lateral connection, and charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also
Bill No. 4349. Resolution authorizing the issuing of a warrant in favor of F. & F. Diulus for the sum of \$148.20, for extra work done on the contract for the construction of a 54-inch and 60-inch brick relief sewer on private property, and Forty-third street, from Forty-second street to the Allegheny river, and charging same to Code Account No. 1470-E, Sewer Repairs, Division of Sewers, Bureau of Engineering.

Mr. Garland moved

Which was read.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation.

No. 4400. Report of the Committee on Public Works for December 1st, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4307. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance opening Barretto street, from Northumberland street to Woodlawn avenue, in the Fourteenth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby,' approved November 23rd, 1911, and recorded in Ordinance Book, volume 23, page 431."

Which was read.

Mr. Kerr moved.

That the bill be recommitted to the Committee on Public Works.

Which motion prevailed.

Also

Bill No. 4126. An Ordinance entitled, "An Ordinance extending and opening Ravoux way, from the northerly line of Mellon's Plan of Baum Grove property to Eva street, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4127. An Ordinance entitled, "An Ordinance opening Rosetta street, from Rebecca street to Atlantic avenue, in the Tenth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4129. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Sprague street, from Spencer street to Oakdene street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time, and agreed to.

And the bill was read a third time, and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4401. Report of the Committee on Public Works for December 3rd, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4308. An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts

for the furnishing and installation of a steam heating system in the North Side Light Plant, Brocket street, North Side."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Herron (for Mr. Woodburn) presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 4402. Report of the Committee on Public Service and Surveys for December 1st, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4351. An Ordinance entitled, "An Ordinance establishing the opening grades on De Poe street and Wales way, as laid out and proposed to be dedicated as legally opened highways by the Observatory Improvement Company, in a plan of their property called 'Hoffman Plan of Lots,' in the Twenty-sixth ward of the City of Pittsburgh."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4352. An Ordinance entitled, "An Ordinance establishing and re-establishing the grade of Enfield street, from Baum boulevard to Glenn way."

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agree-

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4353. An Ordinance entitled, "An Ordinance establishing the grade of Glenn way, from May way to Enfield street."

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4354. An Ordinance entitled, "An Ordinance establishing grade of May way, from Maripoe street to Glenn way."

Which was read.

Mr. Herron moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Hetzel presented from the Committee on Filtration and Water, with an affirmative recommendation.

No. 4403. Report of the Committee on Filtration and Water for December 1st, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4348. Resolution authorizing the issuing of a warrant in favor of Frederick Hirt, Oiler, Bureau of Water, for \$33.79 for one-half of 25½ days at the regular rate of \$2.65 per day and charging to Appropriation No. 1652, Bureau of Water, and for professional services of physicians amounting to \$3.85, and charging to Appropriation No. 1654, Bureau of Water.

Which was read.

Mr. Hetzel moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Dillinger presented from the Committee on Public Safety with an affirmative recommendation.

No. 4404. Report of the Committee on Public Safety for December 1st, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4346. An Ordinance entitled, "An Ordinance prohibiting any person, in his own behalf, or in the behalf of any other person, from soliciting on the public streets the privilege or business of performing marriage ceremony."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Garland asked and obtained leave to present at this time.

No. 4405. Resolution authorizing the execution and delivery to William C. Hall of a deed conveying any title held by the City of Pittsburgh, in lot fronting 77 feet on Dill alley, in the Nineteenth ward.

Which was read and referred to the Committee on Finance.

MOTIONS AND RESOLUTIONS.

Mr. Dillinger presented

No. 4406. Whereas, Certain persons were candidates at the general election, held November 2, 1915, to fill the vacancies which will exist in this body on the first Monday of January, 1916; and

Whereas, Some of the members of this body have been informed and there is a widespread rumor to the effect that certain city officials, including the Directors of certain Depart-

ments and the heads of certain Bureaus of the City, attempted to secure support for certain favored candidates for said offices at said election by coercing or attempting to coerce the employees of the several departments and bureaus of the City; therefore, be it

Resolved, That the Committee on Public Safety shall be and it is hereby authorized, empowered and directed to investigate and report to this body as to whether or not any of the Directors of the Departments of said City or any of the Heads of the several Bureaus of such Departments, abused the powers of their office or position for the purpose of securing support for certain favored candidates for said offices at said election, by coercing and compelling or attempting to coerce and compel the employees of any Bureau or Department of said City to support certain candidates favored by any Director or the Head of any Bureau.

Resolved, Further, That said Committee shall be and it is hereby vested with full power and authority to send for persons, papers, books and documents in the hands and possession of whomsoever the same may be, and for that purpose said Committee is hereby vested with all the power and authority authorized to be conferred upon the Council or a Committee thereof by the Act of Assembly of March 19, 1903, P. L. 31, and other Acts of Assembly in such case made and provided.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Which motion prevailed.

Mr. English presented

No. 4407. Resolved, That the City Solicitor be directed to present an appearance for the Council, or any individual member of the Council, who desires to defend in the suit in equity which has been filed against the members of Council in the matter of the uniform tax law.

Which was read.

Mr. English moved

The adoption of the resolution.

Which motion prevailed.

The Chair stated

That Council will meet on Thursday, December 9th, 1915, at 3 o'clock P. M.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Thursday, December 9, 1915,

No 52

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Thurs., Dec. 9, 1915.
Council met pursuant to the following call:

Pittsburgh, December 7th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Thursday, December 9th, 1915, at 3 o'clock, P. M., for the purpose of taking up such business as may come before the meeting.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron.	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Garland presented

No. 4408. An Ordinance providing for alterations to Mechanical Hall, Western Pennsylvania Exposi-

tion Buildings, Duquesne Way, to make same adaptable for convention purposes, and providing for the payment of the cost thereof.

Also

No. 4409. An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916.

Also

No. 4410. An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof.

Which were severally read and referred to the Committee on Finance.

Mr. English presented

No. 4411. Communication from Thomas L. Pfarr, Fire Marshall of Allegheny County, recommending certain changes in the Bureau of Fire, Department of Public Safety.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 4412. An Ordinance providing for the method of assignment for duty of District Commissioners and Police Lieutenants in the Bureau of Police, Department of Public Safety, to the several police districts in the City.

Which was read and referred to the Committee on Public Safety.

Mr. Dillinger presented

No. 4413. An Ordinance creating the Bureau of Detectives in the Department of Public Safety as a part of the police force of the City, and fixing the number and salaries of the employees thereof, and providing that the Civilian Aide to the Director of the Department of Public Safety shall perform the duties of the Chief of Detectives.

Which was read and referred to the Committee on Finance.

Also

No. 4414. An Ordinance regulating the construction, alteration, re-

pair and operation of elevators in the City of Pittsburgh, and providing for the issuing of permits by the Bureau of Building Inspection, Department of Public Safety, fixing the license fee to be paid therefor, providing for the inspection thereof, and the penalties for the violation of this ordinance.

Which was read and referred to the Committee on Public Safety.

The **Chair** presented

No. 4415

CIVIL SERVICE COMMISSION.

Pittsburgh, December 9, 1915.

To the Honorable, the Members
of Council, of the

City of Pittsburgh,

Council Chamber.

Gentlemen:

The Civil Service Commission of the City of Pittsburgh, hereby advises your Honorable Body that the sum of \$15,000.00, included in the appropriation ordinance for the year 1916, as introduced in Council, as the total allowance for this Commission, is wholly insufficient and inadequate to properly carry out the work of the Commission as provided by law.

In the exercise and pursuance of the powers and duties with which the Commission is invested by Act of Assembly of May 23, 1907, in creating and providing positions and fixing the salaries of its employees, and, after due consideration of the original estimate made and submitted to your Honorable Body, the Commission has concluded and decided:

That in addition to the salaries of the Commissioners, to-wit: the sum of \$2400 for the President, and \$2000, each, for the other two Commissioners, making a total of \$6400, which salaries were fixed for the term for which the said Commissioners were appointed under the provisions of the ordinance of October 11, 1909, the following positions are absolutely necessary for the proper conducting of the work of the Commission, and the following salaries are fair, reasonable and proper, to-wit:

Secretary and Chief Examiner	\$2,400.00
Chief Clerk	1,800.00
Examiner	1,500.00
Second Grade Clerk	1,200.00
Second Grade Stenographer-Clerk	1,000.00
Second Grade Clerk	1,000.00
Second Grade Clerk	1,200.00
Medical Examiner	1,000.00
Efficiency Chief	3,600.00
Second Grade Clerk	1,500.00
Third Grade Clerk	1,800.00
Third Grade Stenographer-Clerk	1,260.00
Second Grade Stenographer-Clerk	960.00
Junior Examiner of Efficiency	1,500.00
Senior Examiner of Efficiency	1,920.00
making a total of \$30,040.00.	

In addition to this the following sums which are itemized in the original estimate submitted, are necessary for the proper conducting of the work of the Commission:

Miscellaneous Services	\$ 320.00
Supplies and Printing	1,073.77
Repairs	15.00

Now, therefore, as authorized by the Civil Service Act, the Commission hereby demands that your Honorable Body make an appropriation of the sum of \$31,448.77 as the sum necessary for the work of the Commission for the fiscal year of 1916, as you are required and commanded to do by the provisions of said Act.

Civil Service Commission,

By HOMER E. LESLIE,

President

Which was read, received and filed

REPORTS OF COMMITTEES.

Mr. **Dillinger** presented from the Committee on Public Safety, with a negative recommendation.

No. 4416. Report of the Committee on Public Safety for December 8th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4163. An Ordinance entitled, "An Ordinance providing for the safety of the public by requiring the owners or drivers, or operators, or persons in charge of vehicles, to display lights thereon from one hour after sunset until one hour before sunrise, and whenever necessary owing to fog or smoke."

Which was read.

Mr. **Dillinger** moved

That further action on the bill be indefinitely postponed.

Which motion prevailed (Mr. **Garland** voting No.)

Mr. **Garland** presented from the Committee on Finance, with an affirmative recommendation.

No. 4417. Report of the Committee on Finance for December 8th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Mr. **Garland** moved

A suspension of Rule VIII which provides that all bills, ordinances and resolutions when returned from Committee shall be printed and a copy mailed each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 4374. An Ordinance entitled, "An Ordinance levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916.

upon all property subject to taxation within the limits of the City of Pittsburgh."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question. "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Kerr
Gochring (Pres't)	Rauh
Herron	Woodburn

Noes—Mr. English.

When the name of Mr. English was called he arose and said,

"Mr. President, I desire to vote No on this bill, and will give my reasons therefor when we consider the appropriation bill."

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

MOTIONS AND RESOLUTIONS.

Mr. Garland presented

No. 4418.

Resolved, That the attached clipping from today's Dispatch (December 9th,

1915) with reference to providing an electrical heating box for police cornermen, be referred to the Director of Public Safety for investigation and report.

WARM COPPER'S FEET.

Connellsville Council Merciful to Traffic Officer.

(Special to the Dispatch)—Connellsville, Pa., Dec. 5.—One would imagine it would be pretty hard to get cold feet on "Brimstone Corner," but that is what Connellsville policemen complain of. "Brimstone Corner" is the most centrally located point in the city, and the busiest. A traffic officer stands there all day long, and they complained that in winter their feet were nearly frozen.

Council has had a box inserted in the ground, raised a few inches above the surface so that it can be constantly kept clear of snow, and the West Penn Electric Company has installed an electric coil in the box which keeps the cop's toosies warm.

Which was read.

Mr. Garland moved

That the resolution be referred to the Director of the Department of public Safety for investigation and report.

Which motion prevailed.

Mr. Dillinger moved

That the Law Department report to the Committee on Public Safety at its next meeting on the Report of the Special Committee on North Side Fire Investigation, which has been referred to said Department.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Saturday, December 11, 1915,

No 53

Municipal Record

COUNCIL

JOHN M. GOEHRING President
E. J. MARTIN City Clerk
ROBERT CLARK Assistant City Clerk

Pittsburgh, Pa., Sat., Dec. 11, 1915.
Council met pursuant to the following call:

Pittsburgh, December 9, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Saturday morning, December 11th, 1915, at 10 o'clock, for the purpose of taking up such business as may come before the meeting.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.

Present—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. Dillinger presented

No. 4419. An Ordinance prescribing the powers and duties of the Bureau of Building Inspection in the

Department of Public Safety and fixing the number and qualifications of the officers and employees therein.

Also

No. 4420. An Ordinance giving authority for and regulating the methods of legal procedure in the Bureau of Building Inspection.

Also

No. 4421. An Ordinance amending an ordinance entitled, "An Ordinance establishing a police telephone and signal telegraph system for the use of the Police Department of the City of Pittsburgh, and authorizing the purchasing of the same, and the employment of men necessary to the operation thereof," approved January 15, 1886, by striking out Section 3 thereof.

Which were severally read and referred to the Committee on Public Safety.

Mr. Kerr presented.

No. 4422. Communication from J. E. King asking that the water meter be removed from his premises at 245 Mansion street, and that the same be placed on the flat water rates.

Which was read and referred to the Committee on Finance.

The Chair presented

No. 4423. Communication from Nat Sanger inviting Council to be present at the dinner to be given the newsboys of Pittsburgh at the Fort Pitt Hotel on Christmas Day.

Which was read, received and filed.

REPORTS OF SPECIAL COMMITTEES

Mr. Woodburn presented

No. 4424

Pittsburgh, December 10th, 1915.

To the President and
Members of Council.

Gentlemen:

The undersigned, special committee appointed by Council to take up with the Mayor the matter of the distribution of the amounts contributed to relief of the sufferers of the Sandusky

street fire, would respectfully report that after a conference with His Honor, the Mayor, John Walker, Esq., was selected to make distribution of the moneys contributed by citizens, and that your committee, together with the Mayor, turned over to Mr. Walker the data and testimony taken regarding the financial conditions of the various families whose members suffered by reason of said fire.

That Mr. Walker has distributed the fund referred to as shown by a schedule and statement in the hands of the Mayor. That as appears by statement, the total allotment to date is \$5,650.00; the total checks signed amounting to \$5,425.00, three more checks of \$75 each to go to the beneficiary quarterly, amounting to \$225.00.

Your Committee has every reason to believe that the distribution was given very careful consideration by Mr. Wal-

ker, and that justice has been done to all the parties interested. It is suggested that Mr. John Walker receive the thanks of Council for this disinterested public service.

Very respectfully,
J. M. GOEHRING,
CHAS. H. HETZEL,
ROBT. GARLAND,
S. S. WOODBURN, Chairman.

Which was read.

Mr. Hetzel moved

That the report be received and filed, and the thanks of Council extended to Mr. John Walker.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, December 14, 1915,

No 54

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK.....Assistant City Clerk

Pittsburgh, Tuesday, Dec. 14, 1915.

Council met
Present Messrs

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 4425. Communication from X. H. Herman asking that the City construct a weigh scale in the Twentieth ward, or Sheraden District.

Also

No. 4426. Resolution authorizing and directing the City Controller to transfer the sum of \$500.00 from Code Account No. 1259, Salaries, Division of Housing and Sanitary Inspection, to Code Account No. 1225, Supplies, Municipal Hospital, Department of Public Health.

Also

No. 4427. An Ordinance providing for the appointment of a female inspector in the Division of Housing and Sanitary Inspection in the Department of Public Health, and fixing the compensation therefor.

Which were severally read and referred to the Committee on Finance.

Mr. Garland presented

No. 4428. Whereas, There has been set up in the appropriation ordinance for 1916, the sum of Sixty-six hundred dollars, (\$6,600.00) in the Department of the City Controller, being the salaries of three additional accountants in the Bureau of Accounting Revision for the purpose of installing a cost accounting system in conjunction with the general accounting systems of the several departments of the City; Therefore, be it,

Resolved, That it shall be the duty of the Controller to furnish the Mayor and Council currently throughout the year reports containing data and statistics with reference to the cost of asphalt paving, street cleaning and other measurable activities where until costs are obtainable, as well as comparative tables of cost statistics of other municipalities or private enterprises for like activities, the particular purpose being the furnishing to the Mayor and Council such proper and adequate cost data as will assist in determining questions not only as to efficiency of service, but also as to proper amounts to be appropriated for the carrying on of such activities.

Also

No. 4429. Resolution authorizing and directing the City Controller to transfer the sum of \$200 from Code Account F-1328 to Code Account B-1324, Department of Supplies.

Also

No. 4430. Resolution authorizing and directing the City Controller to transfer \$800.00 from Appropriation No. 1364, Wages, Temporary Employees, to Appropriation No. 1366, Supplies; and \$800.00 from Appropriation No. 1364, Wages, Temporary Employees, to Appropriation No. 1370, Structural and Non-structural Account, North Side Playground Association

Also

No. 4431. Resolution authorizing the execution and delivery to The Pennsylvania Railroad Company of a deed for the right, title and interest of the City of Pittsburgh in and to certain strips of land, in the Fourteenth ward, between Homewood avenue and Lang avenue, as described in the Vacation Ordinance approved February 19, 1913, Ordinance Book, volume

25, page 46, and the remittance and release of all damages by reason of the condemnation of said strips of land by The Pennsylvania Railroad Company, upon securing the discharge by The Pennsylvania Railroad Company of the damages recovered against the City of Pittsburgh by reason of the opening of a new street (Jonathan street) between Homewood avenue and a point 317.84 feet westwardly therefrom.

Which were severally read and referred to the Committee on Finance.

Mr. Herron presented

No. 4432. Resolution authorizing and directing the City Controller to transfer \$221.00 from Appropriation No. 1306, Salaries, Regular Employees, to Appropriation No. 1307, Wages, Regular Employees, Pittsburgh City Home, Department of Charities, for the purpose of providing the difference between Current Union Wages for the balance of the fiscal year of 1915.

Also

No. 4433. Resolution authorizing and directing the City Controller to transfer \$4,714.75 from Appropriation No. 1306, Salaries, Regular Employees, to Appropriation No. 1310, Supplies, Pittsburgh City Home, Department of Charities.

Also

No. 4434. Resolution authorizing and directing the City Controller to transfer \$775.00 from Appropriation No. 1302, Care of Children in Private Institutions, placed there by Order of Court and charged to the City of Pittsburgh, Pennsylvania, to Appropriation 1304, Pasteur Treatment, General Office, Department of Charities.

Which were severally read and referred to the Committee on Finance.

Mr. Hetzel presented

No. 4435. An Ordinance providing that all hospitals and charitable institutions in the City of Pittsburgh maintaining laundries for commercial purposes, or who operate hydraulic power producing machinery, shall pay the usual and fixed rate for water used for such purposes, and shall maintain separate water lines for said laundries or hydraulic power producing machinery, and the water for said purposes be separately metered.

Also

No. 4436. An Ordinance authorizing and directing the Board of Water Assessors to grant exonerations to all hospitals and charitable institutions within the City of Pittsburgh for water charged and assessed against them in excess of seven cents per thousand gallons for the years 1914 and 1915, except for water used by said institutions maintaining laundries used for commercial purposes, or operating hydraulic power producing machinery.

Which were read and referred to the Committee on Finance.

Mr. Kerr presented

No. 4437. Communication from Dr. John A. Hawkins asking that the

City reimburse him for repairs made to his automobile which was damaged by running into holes in the streets of the City.

Which was read and referred to the Committee on Finance.

Also

No. 4438. Resolution authorizing the issuing of a warrant in favor of the Cuthbert Brothers Company for \$558.00, for doing the terra cotta and electric wiring work at the Farmers' Market Building, and charging same to Appropriation No. 1618.

Also

No. 4439. An Ordinance providing for rebuilding the stairways and approaches to Plum way foot-bridge over Duffs branch of the Ohio Connecting Railroad, and providing for the payment of the cost thereof.

Also

No. 4440. An Ordinance providing for the construction of a fifteen (15) inch and an eighteen (18) inch pipe storm water sewer on Brookline boulevard, from Pioneer avenue to present sewer on Brookline boulevard, at a point about one hundred and forty (140) feet south of West Liberty avenue, and providing for the payment of the cost thereof.

Which were severally read and referred to the Committee on Public Works.

Also

No. 4441. Petition of W. G. Wilkins and others asking Council to authorize the Engineering Department of the City what effect the removal of the movable dam at Davis Island and the placing of a fixed dam at or near Emsworth, Pa., will have on the streets recently raised in the flood district of the North Side, etc.

Which was read.

Mr. Kerr moved

That the petition be referred to a special committee of three to take up with Department of Public Works and report to Council.

Which motion prevailed.

And the Chair appointed Messrs. **Kerr**, **Dillinger** and **Garland** as members of said committee.

Mr. Rauh presented

No. 4442. Communication from Rev. W. H. Childs, pastor, and others, of the Calvary Baptist church, asking for a hearing before Council regarding the morals of the colored race.

Which was read and referred to the Committee on Public Safety.

Mr. Woodburn presented

No. 4443. Resolution authorizing the issuing of a warrant in favor of the Christmas Tree Committee of the North Side Chamber of Commerce for a sum not to exceed \$500.00 in payment of expenses for municipal Christmas tree on the North Side, on vouchers approved by the chairman and secretary of said Christmas Tree Committee, and charging same to Appropriation No.

Which was read and referred to the Committee on Finance.

Also

No. 4444. Hoffman Plan of Lots in the Twenty-sixth ward, laid out by the Observatory Improvement Company, and the dedication of De Foe street and Wales way as shown therein.

Also

No. 4445. An Ordinance approving the "Hoffman Plan of Lots," in the Twenty-sixth ward of the City of Pittsburgh, laid out by the Observatory Improvement Company, in July, 1915, accepting the dedication of De Foe street and Wales way, as shown thereon, for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Which were read and referred to the Committee on Public Service and Surveys.

The Chair presented

No. 4446. Communication from C. G. Rogers offering his machine shop to the City for repairing its motorized fire apparatus and auto trucks, etc.

Which was read and referred to the Committee on Finance.

Also

No. 4447. Petition for the repaving of Cass avenue, from Wilkins avenue to Spruce street, North Side.

Which was read and referred to the Committee on Public Works.

Also

No. 4448
DEPARTMENT OF CITY PLANNING.
Pittsburgh, December 14th, 1915.
President and Members of Council,
Council Chamber,
Pittsburgh, Pa.

Gentlemen:

At the meeting of the Planning Commission held Monday, December 13th, it was stated that the proposition to raise Allegheny River bridges is again under advisement with a hearing to be held in this city January 25th, 1916.

In view of the excessive grades necessary to reach the high level bridges, and the great expenses that the City will be put to in changing to these grades, the Planning Commission desires to call the attention of Council to this meeting of January 25th, 1916, and the importance of aiding in the defeat of this project.

Yours very truly,

A. J. LOGAN,
Chairman.

Which was read.

Mr. Garland moved

That the communication be referred to a special committee of three to take up with the Department of Public Works and report to Council.

Which motion prevailed.

And the Chair appointed Messrs. Garland, English and Herron members of said committee.

Also

No. 4449. Resolution authorizing and directing the Director of the Department of Public Safety to transfer the fire alarm bell removed from the tower of Engine House No. 51, located at 1113 Ley street, North Side, to the Volunteer Fire Department of Reserve township, Allegheny county, without cost to them, for their purposes.

Which was read and referred to the Committee on Public Safety.

The Chair took up

Bill No. 4418. Resolution authorizing the Director of the Department of Public Safety to investigate and report on the advisability of providing an electrical heating box for police cornermen.

In Council, December 9th, 1915, Read and referred to the Department of Public Safety for investigation and report.

Which was read.

Also

No. 4450
DEPARTMENT OF PUBLIC SAFETY.
Pittsburgh, December 13th, 1915.
To the President and Members
of City Council.

Gentlemen:

I have a communication from Mr. Robert Clark, Assistant City Clerk, accompanied by a copy of Bill No. 4418 of City Council, being a resolution with reference to providing an electrical heating box for police cornermen, and on which the councilmen desire a report from this department.

Replying thereto, I wish to advise that we have made some investigation and have consulted some of the prominent officials of the Duquesne Light Company in the matter. Mr. B. R. Marshall, Captain of Traffic, has also made special investigation, and we are of the opinion at the present time that it is not possible to provide suitable electrical heating box for the police cornermen which will be advantageous to the City or the policeman. However, we are making further investigations and are endeavoring to work out a plan which will be advantageous to the police cornermen and at the same time relieve their suffering in this line to a considerable extent.

Yours very truly,

CHAS. S. HUBBARD,
Director.

Which was read.

Mr. Garland moved

That Bill No. 4418, together with the report, be received and filed.

Which motion prevailed.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4451. Report of the Committee on Public Safety for December 8th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4375. An Ordinance entitled, "An Ordinance providing for the letting of contracts for materials and general supplies required by the several departments of the City Government for the year beginning January 1st, 1916."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4376. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding the existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments arising from the opening widening and improving of streets, and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds, and the payment of interest thereon,' approved November 24, 1915."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (President)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4387. An Ordinance entitled, "An Ordinance appropriating the sum of \$3,000.00 from Code Account No. 150, Bridge Bonds, Series A-1910, for the purpose of defraying the cost of engineering, inspection and miscellaneous services entailed on the part of the Bureau of Engineering in connection with the completion of the Manchester (North Side Point) Bridge and approaches."

In Finance Committee, December 8th, 1915, amended in Section 1 by striking out the words "and appropriated," and in the title by striking out the word "appropriating" and by inserting in lieu thereof the words "setting apart," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Gochring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4259. Resolution authorizing the Mayor to execute and deliver a deed to E. H. Barker for property in the Twentieth ward, formerly the Thirty-sixth ward, beginning on the South Side of Herschel street in an easterly direction 25.5 feet to property of David C. Barker, etc., on payment by him to the City of \$284.13, which amount includes taxes, cost and interest up to December 1st, 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4304. Resolution authorizing the Mayor to execute and deliver a deed to Sabbi De Poecio for lot situate in the Twenty-third ward, on Loretta street, between Frank and Graphic streets, on payment of \$214.89 to the City, the same to include all taxes, interest and costs up to and including December 1st, 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4335. Resolution authorizing the Mayor to execute and deliver a deed to Mary Nolan for Lot No. 13 on the North Side of Superior avenue, on payment of \$355.00 to the City.

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4372. Resolution authorizing and directing the City Controller to transfer the sum of \$40.00 from Code Account 1281, Salaries, to Code Account 1282, Wages, Division of Milk and Miscellaneous Food Inspection, Department of Public Health.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4381. Resolution authorizing and directing the City Controller to transfer the sum of \$100.00 from Appropriation No. 1034, Equipment, to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4382. Resolution authorizing and directing the Controller to transfer the sum of \$250.00 from Code Account 1047, Miscellaneous Services, as follows: \$150.00 to Code Account 1048, Supplies, and \$100.00 to Code Account 1050, Equipment, Department of City Controller.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4385. Resolution authorizing the City Controller to transfer the sum of \$1,000.00 from Code Account No. 1644, Wages, Regular Employees, to Code Account No. 1647, Supplies, Filtration Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4386. Resolution authorizing and directing the City Controller to transfer the sum of \$2,000.00 from Appropriation No. 1655, Supplies, to Appropriation No. 1656, Materials, Mechanical Division, Bureau of Water.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4388. Resolution authorizing and directing the City Controller to transfer the sum of \$250.00 from Code Account No. 1443, B, Miscellaneous Service, Division of Inspection, to Code Account No. 1414, B, Miscellaneous Service, General Office, Bureau of Engineering.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—0.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4377. Resolution authorizing the issuing of a warrant in favor of the Estate of Henry W. Oliver in the sum of \$91.52, for rent for month of April, 1914, for the room occupied by the Bureau of Publicity, and charging same to Code Account No. 1030, Miscellaneous Services, Bureau of Publicity.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Hetzle
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4274. An Ordinance entitled, "An Ordinance creating and establishing a bureau under the control and direction of the Mayor, to be known as the Bureau of Animal Industry, providing for the employes thereof, and fixing their salaries and duties."

In Finance Committee, December 8th, 1915, amended in Sections 1, 3 and 4 and by inserting a new Section, to be known as Section 10, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Woodburn moved

To amend the bill in Section 1 by striking out the words "a salary of \$1,250.00 each per annum, payable monthly," and by inserting in lieu thereof the words "the same salary and in the same manner as now paid."

Which motion prevailed.

Mr. Woodburn moved

To amend the bill in Section 1, after the words "serve without" by striking out the word "further."

Which motion prevailed.

Mr. Woodburn also moved

To amend the bill in Section 10, after the words "horses and mules, and report" by striking out the word "monthly."

Which motion prevailed.

And the bill as amended was laid over for reprinting.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation,

No. 4452. Report of the Committee on Finance for December 9th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.

Also

Bill No. 4398. Whereas, The Committee on Public Safety is at present investigating several charges of irregularities, coercion and undue political activities made against certain payroll employes in connection with the late municipal election; and

Whereas, The Committee believes that a necessity exists in engaging an attorney not connected in any way with the City government, on whom they can depend for advice and counsel to aid them in their investigations; Resolved, That the consent of Council is hereby granted to the Committee on Public Safety to employ an attorney to assist them in conducting said investigation; the price to be paid for said service to be fixed by Council after consultation with attorney chosen and the sum thus agreed upon to be paid on payrolls approved by the Committee on Public Safety, and charged to Appropriation No. 42, Contingent Fund.

In Finance Committee, December 9, 1915, amended by striking out all the words after the word "Resolved," and by inserting in lieu thereof the following:

"Resolved, That the Mayor be respectfully requested to supply assistant counsel to be selected by the City Solicitor, to give whatever assistance the Committee on Public Safety or any subcommittee thereof, may require in the investigation of certain charges made of irregularities, coercion and pernicious political activities against certain officials and employes of the City in connection with the late municipal election, provided that the fee to be paid said assistant counsel shall not exceed the sum of five hundred dollars to be chargeable to and payable from the Contingent Fund, Appropriation No. 42. To which action the consent of the Council is hereby given."

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
 Dillinger Hetzel
 English Kerr
 Garland Rauh
 Goehring (Pres't) Woodburn
 Herron

Ayes—0.
 Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4058. Resolution, authorizing and directing the Controller to transfer the sum of \$400.00 from Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works, to Appropriation No. 42-11, Sheraden Playgrounds, Bureau of Parks.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.
 Dillinger Hetzel
 English Kerr
 Garland Rauh
 Goehring (Pres't) Woodburn
 Herron

Ayes—0.
 Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4408. An Ordinance entitled, "An Ordinance providing for alterations in Mechanical Hall, Western Pennsylvania Exposition Buildings, Duquesne way, to make same adaptable for convention purposes, and providing for the payment of the cost thereof."

Which was read, and laid over until the meeting on Friday, December 17th, 1915.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation,

No. 4453. Report of the Committee on Finance for December 11th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from Committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 4409. An Ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916."

In Finance Committee, December 9th, 1915, amended as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

In Finance Committee, December 11th, 1915, recalled and amended as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr moved

To amend the bill "Division of Motor Vehicles, 1025, Salaries, Regular Employees, \$29,340.00, by striking out "\$29,340.00" and by inserting in lieu thereof "\$10,980.00."

Which motion did not prevail.

And the bill as read a second time was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
 Dillinger Hetzel
 Garland Kerr
 Goehring (Pres't) Rauh
 Herron Woodburn

Noes—Mr. English.

When the name of Mr. English was called, he arose and said:

Mr. President and Gentlemen: I regret exceedingly that for the third time since my membership in this Council began I am compelled to express my disapproval of the tax levy ordinance, Bill No. 4374 and the Appropriation Ordinance, Bill No. 4409, and Salary Bill No. 4410.

I do not intend to go into a detailed examination or itemized list of the various items, but will point out a few of the important matters as an index to the faulty system under which we have labored.

The first subject we discussed was the matter of standardized salaries. Without any thought as to the scale of salaries printed in the standardized schedule, I think it was a mistake to accept without question the minimum and maximum amounts as set forth in the schedule. I know that the City is paying salaries greatly in excess of private corporations. Can any one show that the hours of service or the conditions surrounding the employees of the City are so different as to require the taxpayers to offer a premium for ordinary labor. In addition to this the peculiar matter of advancing some salaries under a standardizing schedule and not reducing others as shown in the same schedule is not good business, and I must oppose it in Council as I opposed it in Committee.

You will all recall that I did not support the 1914 and 1915 Budget Ordinances as I felt sure a deficit would result, as it must, if any one attempts to spend more than he receives. The deficit will continue to exist unless the disbursements are kept within the receipts and savings effected to wipe out the deficit—of course, the other horn of the dilemma can be seized as is done in this ordinance; and that is to raise the millage.

On the first page of the estimate for 1916 we find the office for Tax Assessors. For the past two years we have discussed the matter of typewritten books, loose leaf books, and card index systems, and near the close of the Budget hearings we passed a motion urging the Assessors to adopt some kind of a time-saving system. Have we any assurance that such a system will be adopted?

The next office is that of Water Assessors. The Emerson Company reported that the cost of making the City's water assessments is greatly in excess of that department in private water companies. The City Clerk was directed to telephone the Philadelphia Company and we learned that the meter readers employed by the Gas and Light Companies were able to read and record from 200 to 250 meters daily, while the City water meter readers turned in from 20 to 50 per day. The excuse, not the reason, for the difference is that the City readers have clerical work in the office in addition to outside work of reading meters.

The Civil Service Commission is next in the book of estimates. I need only mention these as a reminder for we all know that the letter sent to Council at the meeting last week is the forerunner of a case in court.

Take the Collection of Delinquent Taxes and the cost of that work. Have we any reports to show that more money is collected at a saving in cost over the old system?

I could go over the entire budget, but I will not weary you. For instance, recall the matter of testing of old fire hose. Who knows how many feet has been tested or what portions have stood the test or what the test pres-

sure was. Just in passing I recall that we passed a motion requesting the Director of the Department of Public Safety to turn over to the Director of Charities the old Knox touring car which was prized so highly by the Chief of the Fire Department.

I wish some member of Council would look this up just for curiosity if nothing else.

I regret the necessity of having to say it, but I feel sure that the other members of Council will agree with me in the following statement. The 1916 Budget with its supplemental estimates and in many cases the supplement to the supplement was the worst patched up jumble of figures that has ever been presented to any Council. In view of the fact that this work was for the first six months of 1915 ending on June 30th, what possible excuse can any one advance for failure to include the honest requests of any department and have all before us by November 1st? If it takes four months to prepare the incomplete and unsatisfactory estimates on which the present ordinance is based, it is high time for Council to insist on the quarterly reports, I have been urging for two years.

The manner of fixing water rates is not at all satisfactory. Sooner or later this City will have to make more equitable water rates and unless some improvement is made in the system we will hear from the taxpayers in no uncertain tone.

In my opinion we must seek relief from the constantly increasing taxes by sitting down calmly and counting the cost of the present government.

It is worse than ridiculous to take last year's expenditures and add a lot of fads and fancies and foolish requests from each department, amounting to a one or two million dollar increase, and then fool ourselves and the people into the belief that our wisdom and knowledge enables us to cut out the one or two million dollars worth of fads and fancies. Let us get away from this style of Budget making. We should insist on basing appropriations on the cost rather than on what was spent the year before. That is the trouble as I view it. We do not know what it costs to do certain things and we should know. Any one who can read can check off page after page when he sees that the same sum is asked for the next year as was spent the year before; but who can tell whether the money used the year before was spent in lavish extravagance or whether strict economy was practiced. That is the point. I am convinced that the one way to solve this problem is through honest and intelligent co-operation.

It is not enough for us to say we have confidence in this or that director, and then dispute with any other member who may ask that director a question or two. Every one should stand or fall on his own merit and not hide behind a motion to lay an embarrassing question on the table. We may not have any commanding and

specific Act of Assembly compelling us as councilmen to look into various departments daily, but I insist that members of Council are parties charged with the financial administration of the City government. I do not propose or intend to ask that the legislative branch interfere with the executive, but I do say this in all sincerity—that the nine members of Council, together with the Mayor and the Controller are the eleven men responsible to the people for the kind of government the City has and also the cost of that government. In my opinion we should have more conferences for co-operation and less committees for investigation. We should not attempt to harass any official nor should we show our displeasure by crippling any office with a motion to abolish positions of Chief Clerk or any other officials.

The Civil Service Commission has certain duties to perform and we should help rather than hamper them in their work.

The Council should maintain an office or offices and should be in touch with every department of the City government, through friendly co-operation rather than destructive criticism. This can be accomplished by the chairman of each committee following up promptly and carefully matters relating to his committee and request exchange of views in conference with result in better work all around. The employees will be quick to see that the workers will be recognized and the shirkers will be penalized. We will have a more efficient government and by the same token we are bound to have a more economical administration. An awakening will result that will reflect in the appropriations for years to come and instead of the Budget wrangles of the past we will have directors and all the employees under them competing with each other in the effort to give the taxpayers full value for the taxes we levy. Our duty in this matter is plain.

We are not here to defend or punish any one. Every employee of the City, starting with the Mayor, Controller and Council down to the street sweeper, should work together for the purpose of giving the people an honest and efficient administration.

I do not wish to burden you at length and I do not want to be understood as attacking or defending either the present or any past administration. I am speaking on my own personal and individual responsibility and as I am not under obligations to any person or faction, I take this opportunity of suggesting a method by which future Budgets should be made.

There are many things in this appropriation ordinance which I would like to vote for, as I think they are right and proper; but there are many more that I cannot sanction and as we cannot split any vote but are compelled to vote yes or no on the complete ordinance I regret that I am forced to vote NO.

When the name of Mr. Garland was called, he arose and said:

I wish to correct the statement with regard to deficit for 1915. A deficit, or "uncollected revenues," did not occur during 1915.

We aimed to cut down the deficit, or "uncollected revenues," which existed at the end of 1914, and we did cut it down this year something over \$400,000.00, so that there was no so-called deficit during the operations of 1915.

As to the criticism regarding meter readers, let us be fair. It was shown to us not only that our meter readers performed clerical work as well as reading, but our meters are well scattered, being few and far between, whilst the Light Company goes from door to door, in fact visit every house. Of course they make more readings.

There are many other matters not necessary to notice, and I must say the gentleman is exceedingly mild at this time, and on many of his counts we will all agree.

When the name of Mr. Herron was called, he arose and said:

"Mr. Chairman and Gentlemen: I am not satisfied with this ordinance and would have preferred that it had provided for several items that were cut out in Committee. I protested at the time. Several of the items which I objected to last year have been eliminated from this Budget, and several mistakes have been rectified. It has provided for several items which were overlooked in our last Budget. I am not in favor of a further increase in our tax levy; in fact, I think it is too high now. But any further reductions would be at the cost of service. It is our duty to make up a Budget, and I vote for this one as the best we could do under the City's present financial condition. I am fully satisfied there is room for improvement in securing the necessary information for the preparation of the Budget and will endeavor so far as it lies within my power to have this information for Council next year."

When the name of Mr. Rauh was called, he arose and said:

I feel that the contingent fund of \$50,000.00 is by far too small to cover all the contingencies that may arise in a large City. In my opinion, to appropriate nothing for additional arc lighting of our streets to lighten the dark places of our City at night, is not right.

We should not cripple our Civil Service Commission, and in my opinion, after unnecessary court proceeding, the Commission will be again restored as it was.

Some useful positions in the City service have been wrongfully eliminated.

To have appropriated nothing for removing snow and ice is poor business sagacity.

There are other items that I could enumerate which have not met with my approval, but when we consider that the appropriation bill consists of thousands of items, and that I am only one of nine men who helped to create it, I feel it is my duty to bow to the wishes of the majority and vote aye.

Ayes—8.

Noes—1.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4410. An Ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof."

In Finance Committee, December 11, 1915, Recalled and ordered returned to Council with an affirmative recommendation, as amended and shown in red.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time.

Mr. Kerr moved

To amend the bill in Section 7, Mayor's Office, Division of Motor Vehicles, by striking out the words "Eighteen Police Patrol Chauffeurs, \$1,020.00 each per annum."

Which motion did not prevail.

And the bill, as read a second time, was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Noes—Messrs. English, Kerr.

Ayes—7.

Noes—2.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4413. An Ordinance entitled, "An Ordinance creating the Bureau of Detectives in the Department of Public Safety as a part of the Police Force of the City, and fixing the number and salaries of the em-

ployes thereof, and providing that the Civilian Aide of the Director of the Department of Public Safety shall perform the duties of the Chief of Detectives."

In Finance Committee, December 11, 1915, amended in Section 1 as shown in red, and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the bill, as amended in Committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Messrs. English, Herron, Kerr.

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Kerr presented from the Committee on Public Works, with an affirmative recommendation,

No. 4454. Report of the Committee on Public Works for December 8th, 1915, transmitting two ordinances to Council.

Which was read, received and filed.

Also

Bill No. 3939. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Ward street, from Frazier street to Wakefield street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4067. An Ordinance entitled, "An Ordinance widening Freeland way, in the Eighteenth ward of the City of Pittsburgh, from Monmouth street to Gearing avenue, changing the name thereof to Lafferty avenue, fixing the width and position of the roadway, establishing the grade thereof, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

Which was read.

Mr. Kerr moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 4455. Report of the Committee on Public Service and Surveys for December 8th, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4231. An Ordinance entitled "An Ordinance annulling and setting aside the location of Pitcairn street, as shown on the 'Shady Side Plan,' between, Ellsworth avenue and Fifth avenue."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4391. An Ordinance entitled, "An Ordinance repealing Ordinance No. 56, entitled, 'An Ordinance locating Beeler street, from Forbes street to Baretto street,' approved February 13, 1913."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.	
Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn
Herron	

Ayes—9.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4232. An Ordinance entitled, "An Ordinance vacating certain sections of Pitcairn street, between Ellsworth avenue and Westminster place, as dedicated by Eliza J. Alken December 1, 1875."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
English	Kerr
Garland	Rauh
Goehring (Pres't.)	Woodburn
Herron	

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 4456. Report of the Committee on Public Safety for December 14th, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Mr. Dillinger moved

A suspension of Rule VIII, which provides that all bills, ordi-

nances and resolutions when returned from Committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 4421. An Ordinance entitled, "An Ordinance amending an ordinance entitled, 'An Ordinance establishing a police telephone and signal telegraph system for the use of the Police Department of the City of Pittsburgh, and authorizing the purchasing of the same, and the employment of men necessary to the operation thereof,' approved January 15, 1886, by striking out Section 3 thereof."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Hetzel
Garland	Rauh
Goehring (Pres't)	Woodburn

Noes—Messrs. English, Herron, Kerr.

Ayes—6.

Noes—3.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Friday, December 17, 1915,

No 53

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK.Assistant City Clerk

Pittsburgh, Pa., Friday, Dec. 17, 1915.
Council met pursuant to the following call:

Pittsburgh, December 15th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Friday, December 17th, 1915, at 3 o'clock P. M., for the purpose of taking up such business as may come before the meeting.

Yours very truly,

J. M. GOEHRING,

President of Council.

Which was read, received and filed.

Present—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Rauh

Absent—Mr. Woodburn.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

The Chair presented

No. 4457. An Ordinance granting unto the Pittsburgh Union Passenger Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh,

subject to the terms and conditions herein provided.

Also

No. 4458. An Ordinance granting unto the Pittsburgh and West End Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4459. An Ordinance granting unto the Citizens Passenger Railway Company, its successors, lessees and assigns, the right to enter upon and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4460. An Ordinance granting unto the Citizens Passenger Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4461. An Ordinance granting unto The Brownsville Avenue Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4462. An Ordinance granting unto the Pittsburgh Railways Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4463. An Ordinance granting unto The Birmingham Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4464. An Ordinance granting unto the Suburban Rapid Transit

Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4465. An Ordinance granting unto the Bates Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4466. An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4467. An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4468. An Ordinance granting unto The Fort Pitt Street Passenger Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4469. An Ordinance granting unto The Morningside Electric Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Also

No. 4470. An Ordinance authorizing the construction of a street railway track upon Diamond street between Grant and Ferry streets in the City of Pittsburgh, and authorizing the leasing of said track to the Pittsburgh Railways Company and the Consolidated Traction Company, their successors and assigns, and granting the right to said companies, their successors and assigns, to operate their cars thereon, upon the terms and conditions herein provided.

Also

No. 4471. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with The Birmingham Street Railway Company, Pittsburgh and Birmingham Traction Company, United Traction Company of Pittsburgh and the Pittsburgh Railways Company, for the temporary abandonment of the street railway track located on the following streets

in the Seventeenth ward of the City of Pittsburgh: Beginning on Bingham street at the center line of South Eighth street; thence eastwardly along Bingham street and Market square to South Seventeenth street; thence northwardly along South Seventeenth street to Sidney street; thence eastwardly along Sidney street to South Eighteenth street; thence southwardly along South Eighteenth street to a point of switch on said street feet south of Carson street; and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said street now occupied by the track of the Railway Companies and covered by this contract.

Also

No. 4472. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with The Suburban Rapid Transit Street Railway Company, Consolidated Traction Company and the Pittsburgh Railways Company for the temporary abandonment of the street railway tracks upon certain streets in the Seventeenth ward of the City of Pittsburgh, and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said streets now occupied by tracks of the Railway Companies and covered by this contract.

Also

No. 4473. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with the Monongahela Street Railway Company, Consolidated Traction Company and Pittsburgh Railways Company, for the temporary abandonment of the street railway tracks located on the following street and avenue in the Fourteenth ward of the City of Pittsburgh: Beginning at points of connection with the tracks of the Monongahela Street Railway Company on Forbes street near the southerly line of Woodlawn avenue; thence by a curve to the left across a portion of Forbes street and along Woodlawn avenue for a distance of about twelve hundred and sixty feet to the easterly line, extended, of property now or formerly of J. Friday; and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said street now occupied by the tracks of the Railway Companies and covered by this contract.

Also

No. 4474. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with The Birmingham Street Railway Company, Pittsburgh and Birmingham Traction Company, United Traction Company of Pittsburgh and the Pittsburgh Railways Company, for the temporary abandonment of the street railway tracks located on Bingham street in the Seventeenth ward of the City of Pittsburgh, as follows: Beginning on said

Bingham street at its intersection with South Sixth street; thence eastwardly along Bingham street to center line of South Eighth street; and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said street now occupied by the tracks of the Railway Companies and covered by this contract.

Also

No. 4475. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with the Federal Street and Pleasant Valley Passenger Railway Company, United Traction Company of Pittsburgh and Pittsburgh Railways Company, for the temporary abandonment of the street railway tracks located on the following streets and avenues in the Twenty-third ward of the City of Pittsburgh:

Beginning at a point on the outbound track of said Company on North avenue west of Madison avenue; thence by a curve to the right to a point on Madison avenue, south of North avenue; thence southerly along Madison avenue to Peralta street; thence easterly along Peralta street to a point about 30 feet east of Wettach street; also

Beginning at a point on the outbound track of said Company on North avenue about 35 feet west of East street; thence by a curve to the right to a point on East street, south of North avenue; thence southerly along East street to Suismon street; thence easterly along Suismon street to Wettach street; thence southerly along Wettach street to a point of curve north of Peralta street and thence by a curve to the left to a point on Peralta street about 30 feet east of Wettach street, and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said streets and avenues now occupied by the tracks of the Railway Companies and covered by this contract.

Also

No. 4476. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with the Pittsburgh, Allegheny and Manchester Passenger Railway Company, The Pittsburgh, Allegheny and Manchester Traction Company, United Traction Company of Pittsburgh, and Pittsburgh Railways Company, for the temporary abandonment of the street railway tracks located on the following streets and avenues in the Twenty-first and Twenty-second wards of the City of Pittsburgh.

Beginning at a point of switch on the eastbound track of said Company on Western avenue about fifteen (15) feet east of Allegheny avenue; thence westerly along Western avenue to Bidwell street; thence northerly along Bidwell street to a point of curve south of Pennsylvania avenue; thence by a curve to the left to a point of switch on the eastbound track on Pennsylvania avenue about twenty-five (25)

feet west of Bidwell street; and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said streets and avenues now occupied by the tracks of the Railway Companies and covered by this contract.

Also

No. 4477. An Ordinance authorizing and directing the Mayor of the City of Pittsburgh to make, execute and deliver in the name of and for the City of Pittsburgh, a contract with The Transverse Passenger Railway Company, Citizens Passenger Railway Company, Citizens Traction Company, Allegheny Traction Company, Fort Pitt Traction Company, Consolidated Traction Company, and the Pittsburgh Railways Company, for the temporary abandonment of the street railway tracks located on the following streets and avenues in the Twenty-third ward of the City of Pittsburgh:

Beginning at a point of switch on Chestnut street about twenty (20) feet north of Madrone street; thence southerly along Chestnut street to and across the Northern Liberty Bridge (now a County Bridge) to Sixteenth street; thence along Sixteenth street to a point about twenty (20) feet south of Penn avenue, and providing that municipal consent shall not be granted to any other Company to use or occupy that portion of said streets and avenues now occupied by the tracks of the Railways Companies and covered by this contract.

Which were severally read and referred to the Committee on Public Service and Surveys.

The Chair stated that the above mentioned ordinances were important to the citizens of Pittsburgh, especially the people of the North Side, and in view of this fact suggested that the Council, sitting as the Committee on Public Service and Surveys, set aside a special time for the consideration of these ordinances, and that all civic bodies, boards of trade or individuals, interested in these ordinances, be given a hearing.

Mr. English moved

That the Committee on Public Service and Surveys meet on Monday, December 20th, 1915, at 10 o'clock A. M., for the purpose of considering the Street Railway Ordinances.

Which motion prevailed.

The Chair also presented

No. 4478.

PITTSBURGH RAILWAYS COMPANY.

Pittsburgh, Pa., Dec. 17, 1915.

To the Chairman of Council,

Pittsburgh, Pa.

Dear Sir:

In view of the large number of ordinances being presented today for the consideration of Council, we would request Council to permit the City Clerk to authorize the printing of the ordinances without making the assessment of \$100.00 for each ordinance to cover the cost of printing. Whatever the

actual expense be for the printing the Company will expect to pay.

Yours very truly,

S. L. TONE,

Vice President.

Which was read.

Also

No. 4479.

CHAMBER OF COMMERCE.

Pittsburgh, Dec. 17, 1915.

Hon. John M. Goehring, President
of Council of the City of Pittsburgh.
Dear Sir:

As Chairman of the Committee on Municipal Affairs of the Chamber of Commerce of Pittsburgh, permit me to request an opportunity for a hearing of this committee before your honorable body, at such time as consideration is given to the proposed street railway changes and extensions.

Further, it would be of great assistance to the committee if copies of any ordinances, reports, or other statements in connection therewith could be furnished this committee for preliminary consideration.

Respectfully yours,

W. H. STEVENSON,

Chairman.

Which was read, received and filed.

Also

No. 4480. Communication from the Consolidated Ice Company asking further consideration of their claim for reduction in the water rates for the year 1915.

Which was read and referred to the Committee on Filtration and Water, and the petitioners notified that they will be given a hearing before this committee on Wednesday, December 22nd, 1915, at 3 o'clock P. M.

Also

No. 4481. Communication from the Civic Club of Allegheny County inviting the members of Council to help celebrate the presentation of a Christmas tree to the citizens of Pittsburgh.

Which was read, received and filed.

Mr. Kerr presented

No. 4482. Resolution authorizing and directing the City Controller to transfer \$600.00 from Code Account No. 1571, Wages, Diamond Market, to Code Account No. 1570, Salaries, Diamond Market, Bureau of City Property.

Which was read and referred to the Committee on Finance.

Mr. Dillinger presented

No. 4483. A Supplement to an ordinance entitled, "An Ordinance creating the Firemen's Disability Board and defining the duties of the officers thereof, designating the medical examiner of the Department of Public Safety as the Medical Examiner of said Board, establishing a fund for the care, maintenance and relief of the aged, retired, disabled and injured employees of the Bureaus of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries, and for

the care and management of said fund," approved January 5, 1903, and the several supplements and amendments thereof, providing that certain employees in the Bureau of Building Inspection, Department of Public Safety, shall be included as beneficiaries under said ordinances, and that the past service of such employees in the Bureaus of Fire and Electricity shall be counted in determining the number of years of service entitling them to a pension under said ordinances.

Which was read and referred to the Committee on Public Safety.

Mr. Garland presented

No. 4484. Resolution authorizing the issuing of a warrant in favor of The Nirella Orchestra in the sum of \$110.00, and a warrant in favor of Wm. M. Stieren Optical Co. for \$20.00 for services rendered in connection with the Municipal Christmas Tree of 1914, and charging same to Appropriation No. 43.

Which was read and referred to the Committee on Finance.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4485. Report of the Committee on Finance for December 15th, 1915, transmitting several papers to Council.

Which was read, received and filed.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from Committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council.

Which motion prevailed.

Also

Bill No. 4296. Resolution authorizing and directing the transfer of \$1,000.00 from Code Account 1222, Salaries, Municipal Hospital, and \$600.00 from Code Account 1271, Division of Dairy Inspection, to Code Account 1225, Supplies, Municipal Hospital, Department of Public Health.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring, (Pres't)	Rauh

Ayes—8

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 4435. An Ordinance entitled, "An Ordinance providing that all hospitals and charitable institutions in the City of Pittsburgh maintaining laundries for commercial purposes, or who operate hydraulic power producing machinery, shall pay the usual and fixed rate for water used for such purposes, and shall maintain separate water lines for said laundries or hydraulic power producing machinery, and the water for said purposes be separately metered."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes--Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring, (Pres't)	Rauh

Ayes--8.

Noes--None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4436. An Ordinance entitled, "An Ordinance authorizing and directing the Board of Water Assessors to grant exonerations to all hospitals and charitable institutions within the City of Pittsburgh for water charged and assessed against them in excess of seven cents per thousand gallons for the years 1914 and 1915, except for water used by said institutions maintaining laundries used for commercial purpose, or operating hydraulic power producing machinery."

Which was read.

Mr. Garland moved.

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes--Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring, (Pres't)	Rauh

Ayes--8.

Noes--None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation.

No. 4486. Report of the Committee on Public Safety for December 15th, 1915, transmitting a resolution to Council.

Which was read, received and filed

Also

No. 4487. Whereas, Under Bill No. 4246 the Council, through its Committee on Public Safety, investigated certain charges made against R. J. Alderdice, Police Commissioner of the First Police District, as to his abusing the powers of his office during the recent election by coercing or attempting to coerce and compel certain officers and members of certain social clubs to support certain favored candidates for the office of Council at said election; therefore, be it

Resolved, That a copy of this report, together with a copy of the testimony taken during the investigation be sent to the Director of the Department of Public Safety to take such action as the testimony warrants.

Which was read.

Mr. Garland moved

The adoption of the resolution.

Which motion prevailed.

MOTIONS AND RESOLUTIONS.

Mr. Kerr moved

To recall from the Committee on Public Works

Bill No. 4307. An Ordinance entitled, "An Ordinance repealing an ordinance entitled, 'An Ordinance opening Baretto street, from Northumberland street to Woodlawn avenue, in the Fourteenth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby,' approved November 23rd, 1911, and recorded in Ordinance Book, volume 23, page 431."

Which motion prevailed.

And the bill was read.

Mr. English moved

That the bill be laid on the table.

Which motion prevailed.

Mr. Dillinger presented

No. 4488.

Whereas, Council believes that now, as well as for many years past, there have been persistent efforts made to

influence and intimidate the city employees to vote and use their influence for candidates favored by the city administration; and

Whereas, We believe the city employee should be free from such political domination, which is contrary to all American principles of government, and has a positive deterrent effect on efficiency and discipline; and

Whereas, We believe the Civil Service Commission is not free from political influence and therefore cannot exercise its judicial function as required by statute; therefore, be it

Resolved, That this Council, or as many members of it as will be in office next year, will have introduced into the next Legislature, and work for its successful passage, enabling legislation that will give Council the authority to pass an ordinance that will prevent the City Employees from actively engaging in politics and that will prevent their superior officers from using their power to influence, intimidate and coerce said employees.

And Be It Further Resolved, That we will submit and support legislation which will provide for the appointment of a Civil Service Commission by authority entirely outside of the City Government, or that they shall be elected by the people.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.
Which motion prevailed.

UNFINISHED BUSINESS.

Bill No. 4408. An Ordinance entitled, "An Ordinance providing for alterations to Mechanical Hall, Western Pennsylvania Exposition Buildings, Duquesne way, to make same adaptable for convention purposes, and providing for the payment of the cost thereof."

In Council, December 14, 1915, Bill read and laid over until meeting of Friday, December 17th, 1915.

Which was read.

Mr. Kerr moved

That the bill be laid on the table.

Which motion prevailed.

Mr. Herron asked

That the Police Patrol Drivers be given a hearing at this time.

Mr. Garland objected, stating that he was not in favor of opening the budget at this time.

And there being no further business before the meeting, the Chair declared

Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, December 21, 1915,

No 56

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK.Assistant City Clerk

Pittsburgh, Pa., Tues., Dec. 21st, 1915.

Council met.

Present—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Absent—Mr. Rauh.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

PRESENTATIONS.

Mr. English presented

No. 4489. Communication from F. C. Smith offering his services and information to Council in connection with the consideration of the ordinances granting franchises to the various street railway companies.

Which was read and referred to the Committee on Public Service and Surveys.

Mr. Garland presented

No. 4490. Resolution authorizing the issuing of a warrant in favor of C. C. Hamilton in the sum of \$66.50, commission for selling property belonging to the City of Pittsburgh, and charging same to Appropriation No. 42, Contingent Fund.

Which was read and referred to the Committee on Finance.

Mr. Kerr presented.

No. 4491. Resolution authorizing the issuing of a warrant in favor of F. H. McKenna for the sum of \$5.00, refunding amount paid for permit to erect one 1-story brick public garage on Beechwood boulevard, which was refused him by the Bureau of Building Inspection, and charging same to Appropriation No. 42, Contingent Fund.

Also

No. 4492. Resolution authorizing the issuing of a warrant in favor of The M. O'Herron Company for the sum of \$268.50, for extra work done on contract for the regrading, repaving, recurbng and otherwise improving of Penn avenue, Duquesne way and other streets affected thereby, and charging same to Code Account No. 178, "Penn Avenue Improvement Bonds."

Which were read and referred to the Committee on Finance.

The Chair presented.

No. 4493. Communication from A. L. Lewin, asking for exoneration of water assessments up to January 1st, 1916, against hospitals and charitable institutions in the City of Pittsburgh.

Which was read and referred to the Committee on Finance.

Also

No. 4494. An Ordinance granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy certain streets and highways in the City of Pittsburgh, subject to the terms and conditions herein provided.

Which was read and referred to the Committee on Public Service and Surveys.

Also

No. 4495

MAYOR'S OFFICE.

Pittsburgh, December 18th, 1915.

Hon. John M. Goehring, President,
and Members of Council,
Pittsburgh, Pa.

Gentlemen:

I am returning you herewith, without my approval, Bill No. 4126, the same being an ordinance extending and opening Ravoux way from the north-

erly line of Mellon's Plan of Baum Grove property to Eva street, and providing for the cost and damages of the same.

I beg to advise that this improvement consists of extending Ravoux way to Eva street, a distance of 115.71 feet, and the estimated cost of the same is \$4,000.00, all of which would be assessed against the City.

This improvement would be a purely local one, and any action on the same would establish a precedent for three or four other alleys in the same neighborhood and no doubt for many others throughout the City. It has been the policy of the City to not enter into openings or improvements of this kind unless the improvement is of a general nature and not of a local nature, which policy I feel is a wise one and one which it would be unwise to break away from at this time.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And the Mayor having returned, without his approval,

Bill No. 4126. An Ordinance entitled, "An Ordinance extending and opening Ravoux way, from northerly line of Mellon's Plan of Baum Grove property to Eva street, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby."

The same is void and of no effect, in accordance with the Act of Assembly, approved May 22, 1895, and the supplements thereto.

Also

No. 4496

MAYOR'S OFFICE.

Pittsburgh, December 18th, 1915.

Hon. John M. Goehring, President,
and Members of Council,
Pittsburgh, Pa.

Gentlemen:

I return you herewith, without my approval, Bill No. 4332, the same being an ordinance "Creating a Division in the Office of the City Clerk, to be known as the 'Division of Efficiency Standards,' providing for the employees thereof and fixing their salaries," and beg to say concerning the same that while the enactment of this ordinance may be within the legislative province, it is very questionable as a matter of policy. As a matter of record when originally created last year by the Council the Efficiency Chief and his assistants were placed in the office of the Civil Service Commission, and in fact became a part of that organization by adoption. Under the supervision and direction of the Civil Service Commission is where this position naturally and properly belongs, and I am advised that the Commission has, or will, appeal to the Courts, this position being one of the places mentioned in their bill.

I, therefore, feel that this ordinance should not become a law until the Court renders its decision for the reason that if it should sustain the Civil Service Commission's contentions, this ordinance, if put into effect, would provide for a duplication of duties; if, on the other hand, it does not, then Council can take such action as your Honorable Body may deem proper.

Yours respectfully,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 4332. An Ordinance entitled, "An Ordinance Creating a Division in the City of the City Clerk, to be known as the 'Division of Standards,' providing for the employees thereof and fixing their salaries."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor," the ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger Goehring (Pres't)

English Hetzel

Garland Woodburn

Noes—Messrs. Herron and Kerr.

Ayes—6.

Noes—2.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

UNFINISHED BUSINESS.

Bill No. 4408. An Ordinance entitled, "An Ordinance providing for alterations to Mechanical Hall, Western Pennsylvania Exposition Buildings, Duquesne way, to make same adaptable for convention purposes, and providing for the payment of the cost thereof."

In Council, December 17, 1915, Bill read and laid on the table.

Which was read a second time.

Mr. Kerr presented

No. 4497

DEPARTMENT OF LAW.

Pittsburgh, December 21, 1915.

To the Council,

City of Pittsburgh.

Dear Sirs:

Beg to advise you that I have arranged with Mr. Frank Torrance, the president of the Pittsburgh Exposition Society, to have a meeting of its Board called for Thursday next, at which time said Board will authorize the execution of an agreement satisfactory to me, providing for the public uses of said building as intended by the City in making the present advancement for alterations and repairs.

The ordinance will not be approved by the Mayor until said agreement is actually signed and delivered.

Yours respectfully,
CHARLES A. O'BRIEN,
City Solicitor.

Which was read, received and filed.
And the question recurring, "Shall the bill as read a second time be agreed to?"

The motion prevailed.

Mr. Garland moved a suspension of the rule to allow the third reading and final passage of the bill.

Which motion prevailed.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4274. An Ordinance entitled, "An Ordinance creating and establishing a Bureau under the control and direction of the Mayor, to be known as the Bureau of Animal Industry, providing for the employes thereof, and fixing their salaries and duties." In Council, December 14, 1915, bill read first time, rule suspended, read a second time and amended in Sections 1 and 10, as shown in red, and laid over for reprinting.

The bill as read a second time and amended was agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4498. Report of the Committee on Finance for December 15th, 1915, transmitting sundry papers to Council.

Which was read, received and filed.
Also

Bill No. 4427. An Ordinance entitled, "An Ordinance providing for the appointment of a female inspector in the Division of Housing and Sanitary Inspection in the Department of Public Health, and fixing the compensation therefor."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4206. Resolution authorizing the Mayor to execute and deliver a deed to Metro Fallat for lot fronting 24 feet on Forward avenue, on payment by him to the City of Pittsburgh of \$172.91, which amount includes taxes, interest and cost.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also Bill No. 4207. Resolution authorizing the Mayor to execute and deliver a deed to W. J. Haney for lot beginning 33.46 feet from the corner of Ralston and Wiltsie streets, fronting 25 feet on the west side of Wiltsie street, on payment by him of \$200.00 to the City.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4208. Resolution authorizing the Mayor to execute and deliver a deed to J. B. Lash for lot on Wyola street, on payment of \$50.00 to the City of Pittsburgh.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4209. Resolution authorizing the Mayor to execute and deliver a deed to the Lithuanian Literary Association for lot on Soho street, on payment by them to the City of Pittsburgh of \$400.00.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4210. Resolution authorizing the Mayor to execute and deliver a deed to John Murphy for lot fronting 25 feet on southwest side of Soho street, on payment of \$500.00 to the City of Pittsburgh.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4252. Resolution authorizing the execution and delivery of a deed to Philip Cohen, for lot or piece of ground situate in the Fifteenth ward, fronting 25 feet on the northerly side of Melbourne street, on payment by him of all costs, charges and taxes due the City.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.	
Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4253. Resolution authorizing the execution and delivery of a deed to John A. Graver for lot or piece of ground fronting 72.81 feet at corner of La Place street and Center avenue, and a lot fronting 50 feet on La Place street, upon payment by him of all costs, charges and taxes against this property.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4254. Resolution authorizing the execution and delivery of a deed to H. Q. Walker for lot or piece of ground fronting 50 feet on the east side of Allison street, upon payment by him of all costs, charges and taxes to the City.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also.

Bill No. 4383. Resolution authorizing the execution and delivery of a deed to Mary R. Eleanor, Myron and Virginia Powers for property purchased by the City at D. T. D. 57 June Term, 1908, situate on Whitney way, Ethel and Wakefield streets, on payment by them to the City of Pittsburgh of the sum of \$285.35 taxes and \$166.66 costs.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4426. Resolution authorizing and directing the City Controller to transfer the sum of \$500.00 from Code Account 1259, Salaries, Division of Housing and Sanitary Inspection, to Code Account 1225, Supplies, Municipal Hospital, Department of Public Health.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4429. Resolution authorizing and directing the City Controller to transfer the sum of \$200.00 from Code Account F-1328 to Code Account B-1324, Department of Supplies.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4432. Resolution authorizing and directing the City Controller to transfer the sum of \$221.00 from Appropriation 1306, Salaries, Regular Employees, to Appropriation 1307, Wages, Regular Employees, Pittsburgh City Home, for the purpose of providing the difference between current union wages for the balance of the fiscal year of 1915.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4434. Resolution authorizing and directing the City Controller to transfer \$775.00 from Appropriation 1302, Care of Children in Private Institutions, placed there by Order of Court and charged to the City, to Appropriation 1304, Pasteur Treatment, General Office, Department of Charities.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4428. Resolution providing that it shall be the duty of the Controller to furnish the Mayor and Council currently throughout the year reports containing data and statistics with reference to the cost of asphalt

paving, street cleaning and other measurable activities where unit costs are obtainable, as well as comparative tables of cost statistics of other municipalities or private enterprises for like activities, the particular purpose being the furnishing to the Mayor and Council such proper and adequate data as will assist in determining questions not only as to efficiency of service, but also as to proper amounts to be appropriated for the carrying on of such activities.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4384. Resolution authorizing the execution and delivery of a deed to Mary E. Shields, Executrix of the Estate of Charles Shields, deceased, for lot or piece of ground situate in the Fourteenth ward, being lot No. 31 in the Parkview Plan of Lots No. 2, on payment by her of the taxes against this property without costs, the costs of said sale to be paid by the City.

In Finance Committee December 15th, 1915, amended by inserting after the word "taxes" the words "to-wit: the sum of eighteen and 61-100 dollars," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Which was read.

Bill No. 4205. Resolution authorizing the Director of the Department of Public Works to employ Charles Keck to prepare models for the ornamental parts of the portals to the Manchester Bridge at a cost not to exceed \$500.00, and authorizing the issuing of warrants in payment of the cost thereof.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4314. Resolution authorizing the issuing of a warrant in favor of

Charles A. Graffelder	\$119.00
Willis Kern	64.00
V. D. Nirella	20.00
Frank Cervone	68.00

and providing that the same be paid out of and charged to Appropriation No. 43.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4443. Resolution authorizing the issuing of a warrant in favor of Christmas Tree Committee of the North Side Chamber of Commerce for a sum not to exceed \$500.00, in payment of expenses for Municipal Christmas Tree on the North Side, on vouchers approved by the Chairman and Secretary of said Christmas Tree Committee, and charging same to Appropriation No.

In Finance Committee December 15th, 1915, amended by adding at the end of the resolution the number "42," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Herron
English Hetzel
Garland Kerr
Goehring (Pres't) Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation.

No. 4499. Report of the Committee on Finance for December 17th, 1915, transmitting two resolutions to Council.

Which was read, received and filed.

Mr. Garland moved

A suspension of Rule VIII, which provides that all bills, ordinances and resolutions when returned from committee shall be printed and a copy of each bill mailed to each member at least 48 hours previous to a meeting of Council, so far as the same relates to Bills Nos. 4431, 4433 and 4484.

Also

Bill No. 4431. A Resolution authorizing the execution and delivery to The Pennsylvania Railroad Company of a deed for the right, title and interest of the City of Pittsburgh in and to certain strips of land, in the Fourteenth ward, between Homewood ave-

nue and Lang avenue, as described in the vacation ordinance approved February 19, 1913, Ordinance Book, volume 25, page 46, and the remittance and release of all damages by reason of the The Pennsylvania Railroad Company, upon securing the discharge by The Pennsylvania Railroad Company of the damages recovered against the City of Pittsburgh by reason of the opening of a new street (Jonathan street), between Homewood avenue and a point 317.84 feet westwardly therefrom.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4433. Resolution authorizing and directing the City Controller to transfer \$4,714.75 from Appropriation No. 1306, Salaries, Regular Employees, to Appropriation No. 1310, Supplies, Pittsburgh City Home, Department of Charities.

In Finance Committee December 17, 1915, amended by striking out \$4,714.75, and by inserting in lieu thereof, "\$1,500.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendment of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Mr. Garland also presented from the Committee on Finance, with an affirmative recommendation,

No. 4500. Report of the Committee on Finance for December 21st, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4484. Resolution authorizing the issuing of a warrant in favor of The Nirella Orchestra in the sum of \$110.00, and a warrant in favor of Wm. M. Stieren Optical Co. for \$20.00, for services rendered in connection with the Municipal Christmas Tree, 1914, and charging same to Appropriation No. 43.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Mr. Woodburn presented from the Committee on Public Service and Surveys, with an affirmative recommendation,

No. 4501. Report of the Committee on Public Service and Surveys for December 1st, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4193. An Ordinance entitled, "An Ordinance vacating a portion of Second avenue, between Tenth and Magee streets extended, in the First ward of the City of Pittsburgh, being the strip of ground constituting the northerly sidewalk of said street, and abutting upon property of the Baltimore and Ohio Railroad Company, subject to certain terms and conditions."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Mr. Woodburn also presented from the Committee on Public Service and Surveys with an affirmative recommendation,

No. 4502. Report of the Committee on Public Service and Surveys for December 15, 1915, transmitting two ordinances and a plan of lots to Council.

Which was read, received and filed.

Also

Bill No. 4356. An Ordinance entitled, "An Ordinance vacating Timberland avenue, from Cadet avenue to property line of Andrew and Theresia Enders, as laid out in the Boggs Place Plan of Lots as amended, in the Eighteenth and Nineteenth wards of the City of Pittsburgh."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4445. An Ordinance entitled, "An Ordinance approving the Hoffman Plan of Lots, in the Twenty-sixth ward of the City of Pittsburgh, laid out by the Observatory Improvement Company, in July, 1916, accepting the dedication of DeFoe street and

Wales way, as shown thereon, for public use for highway purposes, opening and naming the same and establishing the grades thereon."

Which was read.

Mr. Woodburn moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4444. Hoffman Plan of Lots, Twenty-sixth ward, laid out by the Observatory Improvement Company, and the dedication of DeFoe street and Wales way therefn.

Which was read, accepted and approved by the following vote:

Ayes—Messrs.

Dillinger	Herron
English	Hetzel
Garland	Kerr
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

Mr. Dillinger presented from the Committee on Public Safety with an affirmative recommendation,

No. 4503. Report of the Committee on Public Safety for December 15, 1915, transmitting a resolution to Council.

Which was read, received and filed.

Also

Bill No. 4449. Resolution authorizing and directing the Director of the Department of Public Safety to transfer the fire alarm bell on Engine House No. 51, located at 1113 Ley street, North Side, to the Volunteer Fire Department of Reserve Township, without cost to them.

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.
 Dillinger Herron
 English Hetzel
 Garland Kerr
 Goehring (Pres't) Woodburn

Ayes—8.
 Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

REPORTS OF SPECIAL COMMITTEES.

Mr. Woodburn presented
 No. 4504.

Pittsburgh, December 17th, 1915.
 To the President and
 Members of Council.

Gentlemen:—

Your special committee appointed by Council to investigate the records and reports and the general conditions of the Sixth Police District, beg leave to submit the following report.

Your committee after a number of hearings with the Police Commissioner, his lieutenants and the plainclothes men of the Sixth Police District, and after a number of visits to other police districts for the purpose of comparing their methods of keeping records, etc., and after receiving a great deal of reliable outside information, and after having made several visits to the District Attorney's office for the purpose of securing additional evidence in regard to the general conditions of the Sixth Police District, found a very loose system of keeping records in vogue and that they were very incomplete and inadequate; we found no written recommendations from the Commissioner to his subordinates, or record of reports from the subordinates to the Commissioner; we found no records or reports in his office of the moral conditions of his district, and we believe that this omission of written records to be the remains of the old vicious police system whereby no one in particular could be held responsible for conditions.

From information and evidence acquired from these hearings, as well as other reliable sources, we believe that the moral conditions existing in the Sixth Police District to be the worst in the City. The Commissioner admitted the existence of 84 clubs; yet neither he nor his Lieutenants could locate more than 40. We have information that there are more than 150 clubs in his district. A great many of the clubs named by the Commissioner and his Lieutenants are clubs that are connected with some church or benevolent organization—hence of the legitimate type, legally constituted and conducted.

The Commissioner denied any knowledge of houses of prostitution or of assignation; yet your committee from various sources of reliable information believes that a number are running under a flimsy mask; and this fact is known to the decent residents of the vicinity in which they are located; and it is also known in these localities that large quantities of beer are being delivered to said houses. The Commissioner denied any knowledge of clubs in which gambling or gambling devices were being used; in the face of the fact

that the District Attorney's office was making or had made frequent raids upon such places, and had removed from them slot machines containing money, as well as finding men engaged in card games for money—among the number being a police officer in uniform; and had also convicted a number of bawdy and gambling houses. One case in particular, where a one-armed man was running an assignation house had been arrested by the Commissioners, found guilty, yet was only fined \$25.00, and the last report received by your committee is to the effect that this man has resumed business at his old stand.

We found that some politicians, saloonkeepers and bartenders are the officers of many of these so-called clubs and that some of these clubs are really adjuncts to the saloon, thus augmenting the license by means of the charter to the extent that the restriction of the licenses, such as selling to minors and selling liquor on election day and Sundays, are made void.

Your Committee, believing these conditions to exist, are convinced that the Police Commissioner has either misrepresented the facts to us, or is wholly ignorant of the conditions existing in his district, and that we ask the City Clerk to transmit to the Mayor a copy of this report, and that the Mayor be requested to use it as charges to be preferred against Police Commissioner Peter P. Walsh before the Trial Board.

Respectfully submitted,

G. A. DILLINGER,
 S. S. WOODBURN,

Chairman.

Which was read.

Mr. Woodburn moved

That the report be received and filed and the request contained therein be complied with.

Upon which motion, Mr. Dillinger demanded a call of the ayes and noes, and the demand having been sustained the ayes and noes were ordered taken, and being taken were:

Ayes—Messrs.
 Dillinger Hetzel
 Garland Kerr
 Goehring (Pres't) Woodburn
 Herron

Noes—Mr. English

Ayes—7.

Noes—1.

And a majority of the votes of Council being in the affirmative, the motion prevailed.

Mr. Garland presented

No. 4505. Resolution authorizing the Controller to transfer \$100.00 from Code Account 1019, Magistrates Supplies, and \$150.00 from Code Account 1022, Magistrates' Equipment, to Code Account 1038, Supplies, Division of Motor Vehicles, and \$50.00 from Code Account 1011, Miscellaneous Services, Mayor's Office, to Code Account 1015, Environment, Mayor's Office.

Which was read and referred to the Committee on Finance.

And there being no further business before the meeting, the Chair declared Council adjourned.

Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Tuesday, December 28, 1915,

No 37

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK. Assistant City Clerk

Pittsburgh, Tuesday, Dec. 28, 1915.

Council met.

Present—Messrs.

Dillinger	Herron,
Garland	Rauh,
Goehring, (Pres't)	Woodburn.

Absent—Messrs.

English,	Hetzel,
Kerr,	

The Chair stated

That as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

REPORTS OF COMMITTEES.

Mr. Garland presented from the Committee on Finance, with an affirmative recommendation.

No. 4506. Report of the Committee on Finance for December 22nd, 1915, transmitting sundry resolutions to Council.

Which was read, received and filed.

Also

Bill No. 4256. Resolution authorizing the issuing of a warrant in favor of Sally Gluveir in the sum of \$150.00, in full settlement of all claims for damages arising from injuries received while walking along Arthur street and tripping over a water pipe which projected about two inches above the surface of the sidewalk, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4490. Resolution authorizing the issuing of a warrant in favor of C. C. Hamilton in the sum of \$66.50, commission for selling property belonging to the City of Pittsburgh, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4379. Resolution authorizing the issuing of a warrant in favor of H. L. Kreusler for \$698.33, for extra work performed during the construction of the new tuberculosis hospital, and charging same to Appropriation No. 154, Hospital Bond Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4378. Resolution authorizing the issuing of a warrant in favor of J. F. Maeder in the sum of \$51.53, for extra work locating connection to public sewer to connect sewer with his property on Melwood avenue, Fourth ward, and charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4491. Resolution authorizing the issuing of a warrant in favor of F. H. McKenna for the sum of \$5.00, refunding amount paid for permit to erect one 1-story brick public garage on Beechwood boulevard, which was refused him by the Bureau of Building Inspection, and charging same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4492. Resolution authorizing the issuing of a warrant in favor of The M. O'Herron Company for the sum of \$268.50 for extra work done on contract for the regrading, repaving, recubing and otherwise improving of Penn avenue, Duquesne way and other streets affected thereby, and charging same to Code Account No. 178, "Penn Avenue Improvement Bonds."

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4192. Resolution authorizing the issuing of a warrant in favor of Dr. L. E. Rectenwald in the sum of \$148.00, payment in full for medical services rendered J. William Bolster, repairman at Ross Pumping Station, who was injured in the performance of his duties, and charging the same to Code Account No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the resolution passed finally.

Also

Bill No. 4482. Resolution authorizing and directing the City Controller to transfer \$600.00 from Code Account No. 1571, Wages, Diamond Market, to Code Account No. 1570, Salaries, Diamond Market.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4505. Resolution authorizing and directing the City Controller to make the following transfers:

From Code Account No. 1019, Magistrates' Supplies, \$100, and from Code Account No. 1022, Magistrates' Equipment, \$150, to Code Account No. 1038, Supplies, Division of Motor Vehicles, and from Code Account No. 1011, Miscellaneous Services, Mayor's Office, \$50.00, to Code Account No. 1015, Equipment, Mayor's Office.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4405. Resolution authorizing the execution and delivery of a deed to William C. Hall conveying any title held by the City of Pittsburgh to said William C. Hall in a lot situate in the Nineteenth (formerly Thirty-second) ward, fronting 77 feet on Dill alley and extending back, preserving an even width 72 feet to an alley.

Which was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken, were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also

Bill No. 4047. Resolution authorizing and directing the Mayor to execute and deliver deeds to John Boshorn for lots Nos. 114 and 115, 196 x 50 feet, being part of plot lying between Orphan and Butler streets, for the sum of \$100.00 each; also deed for lot No. 34 in the J. C. Dick Plan in the Tenth ward, said lot being 30 x 100 feet on corner of Rebecca and Rosetta streets, for \$300.00.

In Finance Committee December 22nd, 1915, read and amended by striking out the words "deeds to John Boshorn for lots Nos. 114 and 115, 196 x 50 feet, being part of plot lying between Orphan and Butler streets, for the sum of \$100 each, also deed," and by inserting in lieu thereof the words "a deed to John Gartshore," and by striking out "\$300.00," and by inserting in lieu thereof, "\$400.00," and as amended ordered returned to Council with an affirmative recommendation.

Which was read.

Mr. Garland moved

That the amendments of the Finance Committee be agreed to.

Which motion prevailed.

And the resolution, as amended in committee and agreed to by Council, was read.

Mr. Garland moved

A suspension of the rule to allow the second and third readings and final passage of the resolution.

Which motion prevailed.

And the rule having been suspended, the resolution was read a second and third times, and upon final passage the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the resolution passed finally.

Also, with a negative recommendation.

Bill No. 3676. Resolution directing the City Solicitor to satisfy the lien against property of Nicholas White on payment by him of \$1.13, and charging the cost to the City.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4046. Resolution authorizing the issuing of a warrant in favor of Mrs. Katherine Hayes, mother of Kathleen Hayes, in payment of damages caused by injuries to said Kathleen Hayes by collapsing of grandstand at Washington Park, in the sum of \$750.00, and charging same to Appropriation No. 42.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also

Bill No. 4169. Resolution authorizing the issuing of a warrant in favor of Mrs. Mable Herzberg in the sum of \$..... in full for all claims for injuries received by being struck by a board, which fell from the North Side of the Market house at the corner of Federal and Ohio streets, and charging the same to Appropriation No.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Also.

Bill No. 4299. Resolution authorizing the issuing of a warrant in favor of Rev. Joseph B. Starkey in the sum of \$1500.00, in full settlement of all claims for damages by injuries received by stepping into a hole on Lexington avenue, and charging the same to Appropriation No. 42, Contingent Fund.

Which was read.

Mr. Garland moved

That further action on the resolution be indefinitely postponed.

Which motion prevailed.

Mr. Herron (for Mr. Kerr) presented from the Committee on Public Works, with an affirmative recommendation,

No. 4507. Report of the Committee on Public Works for December 22nd, 1915, transmitting several ordinances to Council.

Which was read, received and filed.

Also

Bill No. 4128. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Bristol street, from Kaercher street to Ilion street, and providing that the costs, damages and expenses

of the same be assessed against and collected from property specially benefited thereby."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there not being three-fourths of the votes of Council in the affirmative, the bill failed to pass finally, in accordance with the provisions of the Act of Assembly of May 22nd, 1895, and the several supplements thereto.

Also

Bill No. 4439. An Ordinance entitled, "An Ordinance providing for rebuilding the stairways and approaches to Plum Way Foot-Bridge over Dufts Branch of the Ohio Connecting Railroad, and providing for the payment of the costs thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Also

Bill No. 4440. An Ordinance entitled, "An Ordinance providing for the construction of a fifteen (15") inch and an eighteen (18") inch Pipe Storm Water Sewer on Brookline boulevard, from Pioneer avenue to present sewer

on Brookline boulevard, at a point about one hundred and forty (140) feet south of West Liberty avenue, and providing for the payment of the cost thereof."

Which was read.

Mr. Herron moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And the title of the bill was read and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

Mr. Dillinger presented from the Committee on Public Safety, with an affirmative recommendation,

No. 4508. Report of the Committee on Public Safety for December 22nd, 1915, transmitting an ordinance to Council.

Which was read, received and filed.

Also

Bill No. 4483. An Ordinance entitled, "An Ordinance, A Supplement to an ordinance entitled, 'An Ordinance creating the Firemen's Disability Board and defining the duties of the officers thereof, designating the medical examiner of the Department of Public Safety as the Medical Examiner of said Board, establishing a fund for the care, maintenance and relief of the aged, retired, disabled and injured employees of the Bureau of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries, and for the care and management of said fund,' approved January 5, 1903, and the several supplements and amendments thereof, providing that certain employees in the Bureau of Building Inspection, Department of Public Safety, shall be included as beneficiaries under said ordinances, and that the past service of such employees in the Bureau of Fire and Electricity shall be counted in determining the number of years of service entitling them to a pension under said ordinances."

Which was read.

Mr. Dillinger moved

A suspension of the rule to allow the second and third readings and final passage of the bill.

Which motion prevailed.

And the bill was read a second time and agreed to.

And the bill was read a third time and agreed to.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And a majority of the votes of Council being in the affirmative, the bill passed finally.

NEW BUSINESS.

The Chair presented

No. 4509.

MAYOR'S OFFICE.

Pittsburgh, December 23, 1915.

To the President and Members of Council of the City of Pittsburgh.

Gentlemen:

In pursuance of Section 10 of the Act approved May 31, 1911, I am returning herewith Bill No. 4409, an ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1, 1916, and ending December 31, 1916; without my approval of the following items:—

1007, A-1, Salaries Regular Employees, Division of Efficiency Standards, Council and City Clerk, \$5,760.00.

1008, C, Supplies, Division of Efficiency Standards, Council and the City Clerk, \$100.00.

These items are disapproved for the reason that the proposed work to be undertaken by this Division is, in my mind, proper only as a part of the Civil Service administration, as discussed under that item below.

1014, C, Supplies, Mayor's Office, \$5,435.76. This item is disapproved for the reason that it is not sufficient to provide for the printing of the annual reports of the departments of the City of Pittsburgh for the years 1914 and 1915, which I stated in a communication to you would cost about \$3,500.00 each, or a total of \$7,000.00. Printed annual reports of City departments and offices of the municipality become the only permanent record of such character available to new officials and to those interested in municipal government. The record of the business done by a City other than financial transactions (which are reported upon annually by the City Controller) are, to my mind, as important as those records.

1025, A-1, Salaries, Regular Employees, Division of Motor Vehicles, Mayor's Office, \$29,340.00. This item is

disapproved for reason that as against the vigorous protest of the Department of Public Safety eighteen (18) police patrol chauffeurs at \$1,020.00 each per annum were provided for in the above amount. In my opinion only uniformed police officers should be placed upon patrol wagons, who are responsible not only as drivers of these machines, but who will take part in the regular performance of police duties when so required. All of the patrolmen now assigned to this work are thoroughly experienced in driving these machines.

1100, M. Maintenance Fund, Civil Service Commission, \$15,000.00. This item is disapproved in that the amount of \$15,000.00 is, in my opinion, wholly insufficient to properly carry on the functions of the Civil Service Commission as provided by law, and as administered and required to be administered in the City of Pittsburgh. A protest through the Courts has been authorized by the Civil Service Commission in connection with this appropriation and I am in agreement with the Commission that they are acting wholly within their province in requiring that you appropriate a sufficient sum to carry on the work of this Commission.

1126, A-1, Salaries, Regular Employees, General Office, Department of Public Safety, \$36,840.00. This item is disapproved for the reason that the amount of \$4,000.00 of this item should be included in appropriation item 1144, A-1, Salaries Regular Employees, Bureau of Police, as set forth at length in my veto of said item 1144, A-1.

1143, A-1, Salaries Regular Employees, Bureau of Detectives, Department of Public Safety, \$69,900.00. This item is disapproved as the total amount thereof should be included in item 1144, A-1, Salaries Regular Employees, Bureau of Police.

1144, A-1, Salaries Regular Employees, Bureau of Police, Department of Public Safety, \$964,326.00. This item is disapproved.

FIRST. For the reason that it is insufficient to provide for the salaries of a Captain of Secret Service Operatives at \$2,400.00 per annum, twenty-five (25) Secret Service Operatives at \$1,500.00 each per annum, and twenty-seven (27) Patrolmen acting as Plainclothesmen at a salary of \$1,200.00 each per annum. A Division of Secret Service Operatives should be maintained in the Bureau of Police, at the head of which there should be a Chief of Secret Service Operatives and this Division should not be separated in its administration from the regular Bureau of Police. The Chief of the Bureau of Secret Service Operatives should be required to be a trained and experienced Secret Service Operative or Detective with executive ability in that his experience should be broad enough to make him responsible for the assignment of men upon this important police work. The salary of such a position in the City of Pittsburgh, as stated above, should be \$2,400.00 per annum. The Patrolmen assigned to plainclothes duty from time to time should not be removed from the jurisdiction and or-

ganization of the Bureau of Police. There is a distinct difference between the duty requirements of the position of Secret Service Operative and Plainclothesman. The former are always available for every district in the City and are assigned from the office of the Division of Secret Service Operatives in the central Bureau office, while the latter are assigned to the different police districts for emergency calls throughout that district, in lieu of the regular police officer on beat. The assignment of Plainclothesmen to a Bureau of Detectives or Secret Service Operatives outside of the regular Bureau of Police would prevent our having emergency officers of this character in the several districts and close to the scene of crimes and considerable time would be lost in getting officers on the ground. Emergency cases of this kind can not be handled in any other way and these men should be under the supervision and subject to the direction of the police commissioners of each district. The entire matter is one of administrative requirement and the Bureau of Police should have a head officer in this Division as asked for by the Department and the organization and administration of this work should be left to the Department.

SECOND. Three of the five record clerks in the Bureau of Police have been stricken from this appropriation. These employments have been used to compile reports, tabulate information, receive telephone calls, answer complaints and requests from the public for information, and the volume of work here required was well proven to the entire satisfaction of Council a year ago, when some of these employments were added in addition to the then existing force. If these positions are not maintained the Bureau will be unable to furnish certain information for the use of the Department as in the past. Three of the present five clerks at \$900.00 each per annum have been assigned to the Secret Service Division and work eight hours each. This arrangement has made it possible to have the Secret Service Operatives, whose services are rated at a considerably greater salary, perform their regular duties outside of the office, and should these clerical positions be eliminated, which appear to be the only ones which the Department can possibly dispense with, the Secret Service Operatives would be required to remain in the office as was done prior to the appointment of these three clerks.

THIRD. The entire public and press have recognized the necessity for increasing the police service very materially, and, therefore, at least a substantial increase in this force should be made this year.

FOURTH. Provision has not been made for the employment of an Assistant Superintendent in the Bureau of Police. The experience of past years has demonstrated the absolute necessity for the existence of this position in the police service. This should now be evident to anyone who considers that the Superintendent of Police is re-

sponsible for an administration involving a million population.

1150. E. Repairs, Bureau of Police, Department of Public Safety, \$3,675.00. This item is disapproved for the reason that it does not provide for an adequate amount for the very necessary repair to the auto patrols which have been in service for several years and which have been reported upon time and again to you as being in a very deplorable condition on account of no funds to put this equipment in proper shape. The sum of \$4,000.00 should be added for this purpose.

1151. F. Equipment and Machinery, Bureau of Police, Department of Public Safety, \$3,325.00. In addition to the amount appropriated under this item the sum of \$5,000.00 at least should be provided for the purchase of two (2) new automobile patrols in order that the entire equipment of this character may be properly conserved by having such emergency equipment. The necessity for this has been repeatedly called to the attention of Council by the Department.

1152. L. Police Pension Fund, Bureau of Police, Department of Public Safety, \$12,360.00. This item is disapproved for the reason that it substitutes a salary of only \$15.00 each per year for police officers instead of \$50.00 each per annum as heretofore provided. In my judgment this is contrary to the purpose and intent of the Police Pension Fund Act of 1915, which was passed with a view to assist in aiding and maintaining the Police Pension Fund, which, even on the present basis of \$50.00 per man, has been rapidly declining and there should be no action of Council to defeat this result. The amount required in addition to the \$12,360.00 is \$28,840.00, which should be added.

1154. A-J. Salaries Regular Employees, Bureau of Fire, Department of Public Safety, \$1,084,120.00. This item is disapproved for the reason that provision has been made for seven (7) district chiefs instead of nine (9), or a reduction of two (2). The distribution of the district chiefs as at present maintained furnishes more than sufficient work for each of the nine (9) men at present employed and a reduction of this force must necessarily impair and injure this service, as the entire organization of the fire department is at present based upon these divisions in the service and any reorganization enforced through lack of appropriation must be hurtful. In this connection it is pertinent to state that the present number of districts have not been increased during the last eight (8) years and with the increased service, increased number of men and increased territory they should certainly not now be decreased.

1162 E. Repairs, Bureau of Fire, Department of Public Safety, \$18,000.00. This item is disapproved for the reason that it is insufficient by the amount of \$1,000.00 to meet the expenses that will be necessary for remodeling entire houses which now have been and will be installed within the next few

months with motor driven apparatus. This is to comply with the provisions of law regulating and governing the buildings for the housing of motorized equipment. Inasmuch as the law is enforced upon everyone else in this matter, the City should certainly not set the bad example of refusing to make the necessary changes.

1204. A-1. Salaries Regular Employees, Division of Transmissible Diseases, Department of Public Health, \$25,680.00. In transferring the field force from the Division of Tuberculosis Treatment and Prevention to this Division, the clerk of the Tuberculosis Records has not been provided for. It is necessary to have these very important records maintained and the position of Clerk of Tuberculosis Records should be provided for in addition to the amount shown above.

1210. A-1. Salaries Regular Employees, Division of Bacteriology, Department of Public Health, \$14,140.00. This item is disapproved for the reason that provision for the salary of the position of Bacteriologist has been reduced from \$2,400.00 to \$1,800.00 and I do not believe that this is in accordance with the requirements of this position. Council has been informed concerning the individual and work requirements of this position. The importance of the examinations required to be made daily, including Sunday, can not be denied.

1219. A-1. Salaries Regular Employees, Tuberculosis Hospital, Department of Public Health, \$23,100.00. This item is disapproved for the reason that it is insufficient to provide for the salary of the Superintendent of the hospital at \$3,000.00 per annum. This salary was reduced to \$2,100.00 per annum, which is not adequate for the character of service required to be rendered at this hospital.

1262. Salaries, Regular Employees, Division of Plumbing and House Drainage, Department of Public Health, \$7,600.00. This item is disapproved in that it is insufficient to provide for one Clerk at \$1,000.00 and five inspectors at \$1,500.00 each per annum, a total of \$8,500.00 per annum, which should be added to this appropriation. An Act of Assembly charges the Health Department with the enforcement of the plumbing laws and while the transfer of a portion of this force to the Bureau of Building Inspection may serve in the case of the inspection of new buildings, the sanitary work performed in this Division can not be carried on by the force left at the disposal of the Department of Public Health. I do not believe it is the intention of Council to so materially handicap the health work of this character.

1269. A-1. Salaries Regular Employees, Division of Housing and Sanitary Inspection, Department of Public Health, \$41,480.00. This item is disapproved for the reason that the salaries of seven (7) inspectors at \$1,020.00 each per annum have not been provided for. The reduction of the force upon this work will materially impair the sanitary work which has been carried on by this

Division. Close check upon the conditions in the different parts of the City and the enforcement of the health laws can only be maintained by the amount of inspection service given to this work, the importance of which should be readily realized by Council.

1291, A-1, Salaries Regular Employees, Division of Milk and Miscellaneous Food Inspection, Department of Public Health, \$14,700.00. This item is disapproved as being insufficient. The dropping of three (3) food inspectors at \$1,020.00 each per annum in this Division will materially reduce the amount of work that this Division can perform and represents about one-third of the present work carried on. The results obtained by this Bureau points to an increase in the very efficient work which the Bureau has done rather than a decrease in this force, and, as in the case of sanitary inspection, this important branch of health work can not be too rigidly controlled through inspection.

1299, A-1, Salaries Regular Employees, General Office, Department of Charities, \$15,020.00. This item is disapproved as insufficient to provide for the position of Chief Clerk and Chief Physician. The elimination of the position of Chief Clerk from this Department charged with the care of the poor and insane of our City and the administration of a large force which is required to carry on this work, leaves the Director of the Department without a confidential clerk and assistant, which, in my opinion, is one of the most necessary employments to the head of all departments of the City government. The elimination of the position of Chief Physician leaves the medical service without a physician in charge. I believe this to be another mistake in organization principle in that the 11 district physicians should not report direct to the Director of the Department nor should the Director of the Department be called upon to make individual assignments for the work of the district physicians.

1320, C, Supplies, Marshalsea City Home and Hospitals, Department of Charities, \$159,919.55. This item is disapproved for the reason that it is insufficient to provide for the increased diet for the inmates at Marshalsea, which has been agreed upon by Council as necessary to give proper food and maintenance. The amount of money estimated to be required in addition to the above is \$15,000.00. This is based upon an allowance of 15 cents a day for food to all the inmates in the home and hospital, except the tuberculosis patients and employees, for which an allowance of 35 cents a day is made.

1328, C, Supplies, Warner Home and Hospitals, \$21,117.65. This item is disapproved for the reason that it is insufficient to provide for \$3,000.00 increase in diet for inmates and patients at this institution, and, as in the case of the preceding item, the food is based at 15 cents and 35 cents respectively. The increase here suggested can certainly not be considered an extravagant allowance for food to these institutions as asked for by the Department.

1420, A-1, Salaries Regular Employees, Division of Surveys, Bureau of Engineering, Department of Public Works, \$55,900.00. This item is disapproved for the reason that it is insufficient to provide for one engineering corps which was eliminated from the present force. The amount of \$4,800.00 should, therefore, be added to the above amount. As explained to you by the Director of the Department of Public Works during your consideration of this force, it was found that one engineering corps could handle the work of the Division of Public Utilities instead of the two which had been transferred to that office from the Division of Surveys, and it was also explained that the working force of the Division of Surveys had been made entirely inadequate for the work necessary to be done by that Division of Surveys and that the replacing of the engineering corps and the Division of Surveys was set up in order that the distribution charges for the expense might properly be made according to the functions of the Bureau. Further, in view of the fact that it is contemplated to improve a large number of streets in 1916 under the assessment laws, there will be a greater amount of engineering work necessary to be done than in any year for several years, as there has been practically none of this work done since 1912, the money not being available. If this corps is not added to the Division of Surveys the Department will be unable to make the necessary surveys and plans for the amount of work which should be done. Ordinances have already been passed aggregating about \$1,000,000.00, many of which have been deferred for three (3) years awaiting the necessary money, which the City Controller has advised Council will be available in 1916.

1443, A-1, Salaries Regular Employees, Division of Inspection, Bureau of Engineering, Department of Public Works, \$34,800.00. This item is disapproved for the reason that it does not provide for a sufficient number of inspectors on public work. In eliminating seven (7) inspectors at \$1,200.00 each per annum, amounting to \$8,400.00, the force has been reduced from 32 to 25. In addition to the work which the thirty-two (32) inspectors were called upon to do during 1915, the inspection work of this character will be required on a great deal more sewer and street improvement work this year owing to money being released for this work. It will be a physical impossibility for a reduced force of twenty-five (25) to make proper inspections of all the contract work which is contemplated. These contracts amount to from \$500.00 to many thousand dollars each and to secure the proper results in this work constant and careful inspection must be rigidly maintained. There is no question in my mind that where this inspection is not rigidly maintained the City will lose a great amount of money on these contracts and in the case of assessment work abutting

property owners who can show that work of this character is improperly done and not inspected may refuse to pay their assessments.

1496, A-1, Salaries Regular Employees, General Office, Bureau of Highways and Sewers, Department of Public Works, \$13,900.00. This item is disapproved in that it is insufficient to provide for one (1) Stenographer at \$900.00 per annum and three (3) Inspectors at \$1,200.00 each per annum, a total of \$4,500.00. The transfer of three of the Inspectors and one Stenographer from the Division of Public Utilities in the Bureau of Engineering to the General Office of the Bureau of Highways and Sewers was contemplated in order that the expense of the work performed by these men could be properly distributed and charged to the function of which they belong. The elimination of these positions means the entire elimination of this work. Hundreds of complaints made yearly of the bad condition of streets and sidewalks can not be too closely followed up and all of these complaints will have to go without proper consideration and investigation.

1501, A-1, Salaries Regular Employees, Division Offices, Bureau of Highways and Sewers, Department of Public Works, \$54,180.00. This item is disapproved for the reason that it is insufficient to provide for one division force, amounting to \$8,950.00, consisting of one Division Superintendent at \$1,650.00, one General District Foreman at \$1,080.00, one Division Clerk at \$900.00 and six Assistant Foremen at \$900.00 each per annum. Previous to the year 1914 the City was divided into nine (9) divisions. The number of Divisions was reduced to seven (7) and has proven to be the minimum with which the functions of this Bureau can be operated. The further reduction of these Divisions from seven to six was made after the Director of the Department of Public Works called your attention to the impossibility of handling the City with six (6) divisions, each to have the same amount of supervision as when there were seven. The operations of this Bureau and all of the functions in the Bureau have been practically the life study of its head officers, and are handled economically and compare favorably with other Cities in the country; in fact, in most cases they are lower. Complete distribution of costs for all the different functions of this Bureau has been maintained and comparisons have been made with other Cities, and even with the topographical disadvantages the costs in nearly every instance are less than nearly all of the large Cities that are comparable with Pittsburgh, and not only lower but more satisfactory in results than in Cities where this function is handled by contract. This low cost is to be credited to proper organization and administration of the Bureau.

1537, A-4, Wages Temporary Employees, Boardwalks and Steps, Bureau of Highways & Sewers, Department of Public Works, \$21,465.00.

1538, D, Materials, Boardwalks and Steps, Bureau of Highways & Sewers, Department of Public Works, \$22,400.00.

The above two items are disapproved for the reason that they are insufficient to provide for the necessary upkeep and maintenance of the boardwalks and steps throughout the City of Pittsburgh. Only enough of an appropriation has been allowed to keep up the general repairs of those now existing without any renewals or erection of new boardwalks and steps being permitted. Requests on file for improvements of this character which have been presented to Council and in turn sent to the Department of Public Works with favorable report that the work should be done aggregates over \$50,000.00. Absolutely none of these can be built. This is a very serious drawback to all the residents of the hills and valleys of the City and it is the small householder and workman who will be affected adversely. Numerous suits for damages against the City can only be avoided by properly taking care of the boardwalks and steps function.

1564, E, Repairs, Municipal Hall, Bureau of City Property, \$3,230.49. This item is disapproved as being insufficient in the sum of \$5,000.00 for general house repairs. The City owns a large number of houses which were acquired through the non-payment of taxes and other reasons, whose care and maintenance are charged to the Bureau of City Property. Most of these houses are now in a dilapidated condition but can be made good revenue producers by putting them in tenable condition. This is justified by the fact that the revenues from this source have increased from \$1,300.00 in 1913 to \$8,000.00 in 1915. Many of the houses, if not repaired, will have to be torn down, thereby removing any possibility of securing revenue from them and further destroying any value they may have at present. Even the slightest and most inexpensive repairs can not be undertaken otherwise.

1578, A-1, Salaries Regular Employees, North Side Market, Bureau of City Property, \$2,400.00. This item is disapproved for the reason that it does not provide for the salary of the Market Clerk at \$1,500.00 per annum. In reducing the salary of the Market Clerk from \$1,500.00 to \$1,200.00 per annum, a reduction of \$300.00, the importance of the position has evidently been overlooked. The revenues of this market can only be maintained and enhanced by the constant and conscientious effort of a man charged with this work.

1587, A-1, Salaries Regular Employees, South Side Market, \$1,860.00. This item is disapproved for the reason that it does not provide for a Clerk at the Market at \$1,200.00 per annum, and for the same reason as stated in the preceding item.

1593, E, Repairs, South Side Market, Bureau of City Property, Department of Public Works, \$1,200.00. This item is disapproved for the reason that it is not sufficient to provide for any of the repairs which are demanded at the

South Side Market. A modern refrigerating installation, including stalls, stands and a general rehabilitation in order to produce an increase in revenue had been promised to the people of this section of the City and if all of this work can not be undertaken at least a portion of the work should be appropriated for at this time.

1595, A-1, Salaries Regular Employees, Duquesne Market, \$2,200.00. This item is disapproved for the reason that it provides for a Constable instead of a Clerk, who is absolutely necessary to handle the work of caring for the rentals and income and properly distributing the space, etc., at the market.

1612, A-1, Salaries Regular Employees, Wharves and Landings, Bureau of City Property, Department of Public Works, \$1,500.00. This item is disapproved for the reason that it does not provide for the salary of the Assistant Wharfmaster at \$1,200.00 per annum. There are some thirty (30) miles of waterfront to be looked after by the Wharfmaster and his assistant. The duties of the Assistant Wharfmaster are to supervise the Allegheny wharf from Woods Run to the City Line. By the elimination of this position it will be utterly impossible for the Wharfmaster to look after the entire water front in the proper manner and collect the revenues which should be derived from this source.

1619, Salaries Regular Employees, Comfort Stations, Bureau of City Property, \$2,400.00. This item is disapproved for the reason that it is insufficient to provide for the attendants necessary at the comfort stations now open and those to be opened and which it will be necessary to maintain and operate during 1916. Only four (4) attendants have been provided for by the above appropriation and this will keep but one of the comfort stations open during next year. All of the others, to the number of four (4), unless provision is made, must be closed to the public. The amount of money necessary for additional attendants is estimated to be \$10,800.00.

1620, E. Repairs, Comfort Stations, Bureau of City Property, \$765.00. For the reasons as stated in my disapproval of the preceding item, this item will also have to be increased and certain supplies must be appropriated for the proper carrying on of the work of the attendants at the several comfort stations.

1668, A-1, Salaries Regular Employees, Bureau of Light, \$7,800.00.

1669, A-3, Wages Regular Employees, Bureau of Light, \$25,900.00.

These items are disapproved for the reason that they do not provide for the salary of a Chief Engineer but instead provide for three (3) Assistant Engineers, thus leaving the plant without an actual head, which is of vital importance to its successful operation. One man must be in charge and I do not believe that the North Side Light Plant can be operated efficiently under such arrangement.

1671, B. Miscellaneous Services, Bureau of Light, \$447,179.50. This item is disapproved for the reason that it does not provide for any new lights in addition to those at present installed. An estimate for new lights at \$31,000.00 was presented to you and has not been allowed. This amount represents the average number of extensions to the light system which have been allowed during past years. The result of not appropriating anything for new lights will be that where we have on file applications for over 100 lights of different character where lights are necessary for safety to the public, none can be erected and no new requests for lights can be considered. New streets opened during the incoming year can not be provided with new lights. Good lighting in a City is important not only for private convenience but is recognized as one of the greatest aids to its proper policing and the prevention of crime.

42. Contingent Fund, \$50,000.00. This item is disapproved for the reason that it is insufficient. A more proper amount, in my mind, would be \$100,000.00. In disapproving this item, I do so after considering an analysis of the contingent funds of prior years. The contingent fund of the City of Pittsburgh should not be appropriated for an amount sufficient to include an appropriation for any other than actual contingencies arising during any year for which an appropriation is made. The contingent funds of prior years have not been used for such purposes at all times, but I believe that under present conditions where the appropriations have been so materially reduced that \$100,000.00 will barely provide for the amounts which Council must realize will have to be appropriated in addition to the regular appropriations.

In summing up, I wish to call your attention to the fact that the street repaving schedule, amounting to \$175,000.00, is wholly inadequate to put the streets which are absolutely necessary to repair in proper condition, and that the amount of \$300,000.00 estimated by the Department of Public Works would not have completed the work which should be done. A discussion of street repaving was had with Council at the time the discussion upon the proposed bond issue for 1916 was taken up and Council is familiar with these conditions and the present requirements on this subject. It will be understood that only the amount of work represented by this appropriation of \$175,000.00 can be done during the ensuing year.

No appropriation was made for the cost of the removal of snow and ice. The records show that every year there is from one to 10 heavy falls of snow that must be removed quickly if traffic throughout the City is to be unimpeded. If a heavy snowfall comes next year it will mean simply that the snow will have to lay on the streets until it melts, which would be a deplorable condition and one which should not be permitted by any municipality. The loss sustained by allowing the snow to remain upon the streets in quantity

will amount to hundreds of thousands of dollars to general business in the retail districts and is considered from a health standpoint to be one of the most dangerous conditions which could be allowed to exist. Snow removal should not be treated as a contingency, but should be provided for in the annual appropriation, as it is required in a greater or less degree as regularly as the Winter season comes.

In failing to make provision for the present Board of Fire Prevention in the appropriation ordinance, your attention is called to the necessity for placing in the reorganization of the new Bureau of Building Inspection employments which will be required to perform exactly similar duties to the ones now performed by employees of this Board which require a knowledge and experience in chemistry concerned with explosives and combustibles.

The fact that you have failed to provide in this budget for the expense of any special bond election although such bond issue had been agreed upon after numerous conferences and consultations is to be taken as an assumption on your part of all responsibility for the abandonment of this project, without any reference to what may be the wishes or desires of the people on these proposed improvements affecting every part of the City.

In view of considerable publicity on the part of Council or certain members thereof concerning City subways and subway loops, I would venture to suggest that at the present time there is no subway law in existence for Cities of the second class and if it is really intended to accomplish some preliminary engineering work for future use this should have been provided for in the present budget.

For the second time as Chief Executive of this City, I have been called upon by reason of my desire to adhere to my pledge for an economical administration of City government, to disapprove of an appropriation ordinance based upon false economy. The reckless manner in which some of these appropriations were determined upon calls for a criticism from me of the strongest character that I am able to put into this statement for the reason that the information furnished you by the different departments was wholly disregarded in many instances in favor of mere suggestions and hearsay during your sessions upon the consideration of this important appropriation bill. The reductions in service which I have disapproved can only impair the public service and the responsibility for such injury can not be accepted by me when Council fails to appropriate the necessary funds. This condition, to my mind, is brought about mainly by the failure of Council to understand and appreciate fully the needs of our City in their consideration of the estimate of necessities, furnished by the heads of the several departments. Any change in the service in the Departments of Public Safety, Public Health or Public Works which will impair or injure the service points to a

failure of the exact purposes and intent of City Government. Insufficient protection afforded to life and property in the police and fire service affects every citizen directly in the safety of himself, his family, his home and in the conservation of all of his personal and property rights and the loss of hundreds of thousands of dollars through inadequate inspection and control service will cause the City to go backward instead of to progress as it should at all times. The reduction in many of the appropriations which I have disapproved, while not greatly affecting the tax rate, are made in activities where the only effect can possibly be in the reduction of a particular class of service which these divisions have been called upon to render for the City. A constant pursuance of your policy to control administration through legislative enactment will at all times jeopardize the service which the Chief Executive and his department heads are called upon to render for the City. Governmental administration and control can only be relieved of this handicap when Council gives its fullest consideration and co-operation. Pertinent to this discussion, I have to call attention to the following conditions: there is now an increasing tendency in municipalities to hold the Mayor responsible for the government as a whole it is a part of his regular duty to understand, correlate and supervise the work of the various administrative departments; and it would be loose organization to have such departments dealing with the legislative branch of the government independently of their Chief who is responsible for them. The program formulated by the Chief Executive when approved by the legislative branch of the government becomes then a definite responsibility upon him in that he is thereby ordered to carry out the program as authorized.

These latter considerations I deem of sufficient importance to deserve your serious attention, and for that reason I mention them in this communication.

Excepting these items above recited as disapproved, I hereby approve all of the other items and parts of items of the appropriation ordinance, Bill No. 4409.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

Mr. Herron asked the Chair

If Council should fail to pass the items over the Mayor's veto, would the items be stricken out of the bill altogether and would it be possible to provide the increases asked for by supplemental legislation?

The Chair stated

The law provides that the budget must be reported by the first Monday of December, and we have allowed a month to go by now, and if we let it go any longer, it will allow a new Council to consider it, which I consider illegal. Under the circumstances the Chair could see nothing to do but

to make the bill become a law notwithstanding the objections of the Mayor. To make the increases, would also increase the tax levy.

Mr. Herron said

"As the tax levy is now a law, by making these increases we would be creating a deficit."

And

Bill No. 4409. An Ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916."

Was read.

The Chair stated

That he did not believe it would be necessary to take up the bill item by item, but the items could be considered collectively.

Mr. Chas. A. O'Brien, City Solicitor, appeared and stated

That it was customary to take up such vetoes item by item, and if it was not done that way, but considered collectively, it would be necessary to obtain the unanimous consent of Council.

Mr. Dillinger moved

That the unanimous consent of Council be given in order that the items disapproved by the Mayor be considered collectively.

Which motion prevailed.

And on the question, "Shall the items disapproved become a law notwithstanding the objections of the Mayor?"

Mr. Garland arose and said:

Many of the points presented by the Mayor, in my opinion, are well taken, and on quite a number of same, some of us agreed with his conclusions.

While there were differences of opinion among the Councilmen on various items, let us also remember that each question was settled by a majority vote, and these majorities were not, by any means, made up by the same persons at all times.

Having been generally accepted, therefore, by a majority, I feel that Council should stand by its action on the entire Budget.

Any revisions at this time would throw the Appropriation Bill over for printing, and also for submission to the Mayor for a further ten days' consideration, which would practically mean that the entire Budget must be reconsidered by the new Council, entailing considerable delay, without any corresponding change in the tax levy for 1915, already fixed, and which is now a law.

In considering the Budget, the Committee took the Controller's figures rather than those of the Mayor's Bureau of Costs. Had we taken the latter, we would have been approximately \$150,000 to the good, but it was thought best to act conservatively in taking the lower figures of the Controller as to estimated revenues.

The Committee also based the Budget upon 82½ per cent receipts of the current tax levy, as suggested by the Controller, instead of 85 per cent as suggested by the Mayor, and in this action it also figured conservatively, the difference being (if 85 per cent be collected) about \$175,000 extra in the Treasury.

Mr. Rauh arose and said,

"Mr. Chairman and Gentlemen: There are items which I agree with the Mayor, and which I have voted the same as the Mayor suggests in his veto, but when we consider that the appropriation bill consist of thousands of items, and I as one of the nine men helped to create, and as every item was carried by a majority vote of Council, I feel it my duty, especially as three members of Council, owing to sickness or death in their families, are unavoidably absent, to vote against sustaining the veto of the Mayor."

Mr. Dillinger arose and said:

"Mr. President and Gentlemen: In voting to override the Mayor's veto, I feel that I am doing my simple duty as I see it to the taxpayers of the City. The tax levy has already been fixed and the Mayor should know that it would be impossible for Council to accept his recommendations as just read to us because of this, and as his recommendations would add between two hundred and fifty thousand and three hundred thousand dollars to our appropriations, which means one-half additional mill would have to be added to the tax levy. The Mayor and his Department Heads came before Council with a belated supplemental request, which amount to \$1,600,000, which had Council accepted, would have meant an additional three mills to the tax levy, so I want to distinctly state that Council, after having spent four weeks in making up the budget, and the Mayor had it only ten days in which to make his recommendations, I believe that the general public will be entirely in harmony with Council's action in honestly trying to keep down the tax levy and at the same time give as efficient service as is possible with the amount of tax levied.

There are some salary raises in the budget as finally passed by Council that I am not in accord with, but as this was passed by a majority vote, I feel that I must vote to sustain the budget as passed by Council, so as not to impede the City's business.

And the question recurring, "Shall the items disapproved become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the items disapproved became a law notwithstanding the objections of the Mayor.

The Chair presented.

No. 4510.

MAYOR'S OFFICE.

Pittsburgh, December 23, 1915.

To the President and Members of City Council of the City of Pittsburgh.

Gentlemen:

I return herewith Bill No. 4410, an ordinance fixing the number of officers and employes of all departments of the City of Pittsburgh, and the rate of compensation thereof, without my approval. I am disapproving this ordinance for the reason that under the following sections certain provisions as herein listed have not been made, and certain other provisions for employments have been made which, in my opinion, should not have been made.

Certain positions have been eliminated and the salaries of others have been reduced, which as shown below should be replaced and restored in accordance with my comments upon the disapproval of certain items of the Appropriation Bill No. 4409, and which are as follows:

SECTION 4.
City Clerk's Office—Division of Efficiency Standards.

Should be eliminated:

Chief of Efficiency Standards, \$3,000.00 per annum.

Examiner of Efficiency, \$1,800.00 per annum.

Stenographer-Clerk, \$960.00 per annum.

SECTION 7.

Mayor's Office—Division of Motor Vehicles.

Should be eliminated:

18 Police Patrol Chauffeurs, \$1,020.00, each per annum.

SECTION 17.

Civil Service Commission.

Should be added:

Secretary and Chief Examiner, \$2,400.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Examiner, \$1,500.00 per annum.

Two Clerks, \$1,200.00 each per annum.

Stenographer-Clerk, \$1,000.00 per annum.

Clerk, \$1,000.00 per annum.

Medical Examiner, \$1,000.00 per annum.

Efficiency Chief, \$3,000.00 per annum.

Clerk, \$1,500.00 per annum.

Clerk, \$1,800.00 per annum.

Stenographer-Clerk, \$1,260.00 per annum.

Stenographer-Clerk, \$960.00 per annum.

Junior Examiner of Efficiency, \$1,500.00 per annum.

Senior Examiner of Efficiency, \$1,920.00 per annum.

SECTION 20.

Department of Public Safety.

Should be eliminated:

Civilian Aide, \$4,000.00 per annum.

SECTION 23.

Department of Public Safety—Bureau of Detectives.

Entire section should be eliminated:
Chief of Detectives.

Twenty-five Detectives, \$1,500.00 each per annum.

Twenty-seven Plain Clothes Patrolmen, \$1,200.00 each per annum.

SECTION 24.

Department of Public Safety—Bureau of Police.

Should be added:

From Section 23:

Twenty-seven Patrolmen, \$1,200.00 each per annum.

Twenty-five Secret Service Operatives, \$1,500.00 each per annum.

And from Section 7:

A sufficient number of Patrolmen to be provided for by the allowance made for 18 Police Patrol Chauffeurs.

And:

Assistant Superintendent of Police,
Three Clerks, \$900.00 each per annum.

Captain Secret Service Operatives, \$2,400.00 per annum.

Sufficient number of Patrolmen to materially strengthen the service.

SECTION 25.

Department of Public Safety—Bureau of Fire.

Should be added:

Two District Chiefs, \$2,000.00 each per annum.

SECTION 33.

Department of Health—Division of Transmissible Diseases.

Should be added:

Clerk of Tuberculosis Records, \$1,500.00 per annum.

SECTION 34.

Department of Health—Division of Bacteriology.

Bacteriologist at \$1,800.00 per annum.

Should be:

Bacteriologist, \$2,400.00 per annum.

SECTION 35.

Department of Health—Tuberculosis Hospital.

Medical Superintendent at \$2,100.00.

Should be:

Medical Superintendent, \$3,000.00 per annum.

SECTION 40.

Department of Health—Division of Plumbing and House Drainage.

Should be added:

Clerk, \$1,000.00 per annum.

Five Plumbing Inspectors, \$1,500.00 each per annum.

SECTION 41.

Department of Health—Division of Housing and Sanitary Inspection.

Should be added:

Seven Inspectors, \$1,020.00 each annum.

SECTION 45.

Department of Health—Division of Milk and Miscellaneous Food Inspection.

Should be added:

Three Food Inspectors, \$1,020.00 each per annum.

SECTION 46.

Department of Charities.

Should be added:

Chief Clerk, \$2,100.00 per annum.

Chief Physician, \$2,700.00 per annum.

SECTION 54.

Department of Public Works—Division of Surveys.

Should be added:

Assistant Engineer, \$2,040.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Chainman, \$720.00 per annum.

SECTION 58.

Department of Public Works—Division of Inspection.

Should be added:

Seven Public Works Inspectors, \$1,200.00 each per annum.

SECTION 64.

Department of Public Works—Highways & Sewers, General Office.

Should be added:

Three Public Service Inspectors, \$1,200.00 each per annum.

Stenographer, \$900.00 per annum.

SECTION 65.

Department of Public Works—Highways & Sewers, Division Offices.

Six District Supervisors at \$1,500.00 each per annum.

Should be:

Seven District Supervisors, \$1,650.00 each per annum.

(Note) The rate of \$1,500.00 per annum for District Supervisors is in error in the salary fixing ordinance as per your action.

Should be added:

Clerk, \$900.00 per annum.

District Foreman, \$1,080.00 per annum.

Six Street Foremen, \$900.00 per annum.

SECTION —.

A section should be added to the Department of Public Works, Highways and Sewers—Removal of Snow & Ice.

SECTION 76.

Department of Public Works—North Side Market.

Clerk at \$1,200.00 per annum.

Should be:

Clerk, \$1,500.00 per annum.

SECTION 78.

Department of Public Works—South Side Market.

Should be added:

Clerk, \$1,200.00 per annum.

SECTION 79.

Department of Public Works—Duquesne Market.

Constable at \$900.00 per annum

Should be:

Clerk, \$1,080.00 per annum.

SECTION 80.

Department of Public Works—Wharves and Landings.

Should be added:

Assistant Wharf Master, \$1,200.00 per annum.

SECTION 81.

Department of Public Works—Comfort Houses.

Should be added:

Nine Male Attendants, \$600.00 each per annum.

Nine Female Attendants, \$600.00 each per annum.

SECTION 95.

Department of Public Works—Bureau of Light.

Should be added:

Chief Engineer, \$1,500.00 per annum.

Three Engineers not to exceed C. U. W.

Should be:

Two Engineers not to exceed C. U. W.

Yours truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 4410. An Ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

Mr. Herron arose and said,

"If we vote to sustain the objections of the Mayor on the Item Secret Service Bureau, what position will it leave that bureau in?"

Mr. Ruoff (Assistant City Solicitor) said,

"Mr. Herron, If the veto is sustained you will have no Bureau of Detectives, but will have an appropriation for it, and you will have a Division of Detectives in the Police Bureau without an appropriation for it."

Mr. Herron arose,

"I will have to vote against sustaining the Mayor, as it will be possible that I am obstructing prog-

ness if I do otherwise. Personally I am satisfied with the present detective force, but do not want to deprive the City of a detective bureau, therefore I will have to vote to pass the ordinance over the Mayor's veto.

And the question recurring, "Shall the bill become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger Herron
Garland Rauh
Goehring (Pres't) Woodburn

Ayes—6.

Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

The Chair also presented

No. 4511.

MAYOR'S OFFICE,

Pittsburgh, Pa., December 24th, 1915.

To the President and Members of
Council of the City
of Pittsburgh.

Gentlemen:

I herewith return, without my approval, Bill No. 4421, an ordinance amending an ordinance establishing a police telephone and signal telegraph system for the use of the Police Department of the City of Pittsburgh, approved January 15th, 1886, by striking out Section 3 thereof, for the following reasons:

In my mind only uniformed police officers should be placed upon patrol wagons who are responsible not only as drivers of these machines but who will take part in the regular performance of police duties when so required. All of the patrolman now assigned to this work are thoroughly experienced in driving these machines.

This ordinance is a change from a well tried practice or policy in the police service to a new feature in that service which does not promise improvement but is liable to result in confusion and lack of proper discipline.

Yours very truly,

JOS. G. ARMSTRONG

Mayor.

Which was read, received and filed.

And

Bill No. 4421. An Ordinance entitled, "An Ordinance amending an ordinance entitled, 'An Ordinance establishing a police telephone and signal telegraph system for the use of the Police Department of the City of Pittsburgh, and authorizing the purchasing of the same, and the employment of men necessary to the operation thereof,' approved January 15, 1886, by striking out Section 3 thereof."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger Goehring (Pres't)
Garland Woodburn

Noes—Messrs.

Herron Rauh

Ayes—4

Noes—2.

And there not being two-thirds of the votes of Council in the affirmative, the bill failed to become a law notwithstanding the objections of the Mayor.

The Chair also presented

MAYOR'S OFFICE,

Pittsburgh, Pa., December 24th, 1915.

To the President and Members of
Council of the City
of Pittsburgh.

Gentlemen:

I herewith return Bill No. 4113, An Ordinance creating the Bureau of Detectives in the Department of Public Safety, without my approval, for the following reasons:

A Division of Street Service Operatives should be maintained in the Bureau of Police, at the head of which there should be a Chief of Secret Service Operatives and this Division should not be separated in its administration from the regular Bureau of Police. The Chief of the Bureau of Secret Service Operatives should be required to be a trained and experienced Secret Service Operative or Detective with executive ability in that his experience should be broad enough to make him responsible for the assignment of men upon this important police work.

The responsibilities of handling a large Police Bureau should be placed upon the shoulders of one official. By creating a new bureau such as mentioned in this ordinance the same would be divided. Past experience has demonstrated when such responsibilities are divided the best results cannot be obtained. Therefore, for the better protection of our people our police system should be left as it is, in a harmonious condition and in line with other large regulated cities throughout the country.

Yours very truly,

JOS. G. ARMSTRONG,

Mayor.

Which was read, received and filed.

And

Bill No. 4113. An Ordinance entitled, "An Ordinance creating the Bureau of Detectives in the Department of Public Safety as a part of the Police Force of the City, and fixing the number and salaries of the employees thereof, and providing that the Civilian Aide to the Director of the Department of Public Safety shall perform the duties of the Chief of Detectives."

Was read.

And on the question, "Shall the bill become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.
Dillinger Herron
Garland Rauh
Goehring (Pres't) Woodburn

Ayes—6.
Noes—None.

And there being two-thirds of the votes of Council in the affirmative, the bill became a law notwithstanding the objections of the Mayor.

The Chair also presented
No. 4513.

MAYOR'S OFFICE,
Pittsburgh, Pa., December 24th, 1915.
To the President and Members of
Council of the
City of Pittsburgh.

Gentlemen:

I return herewith Bill No. 4398, a Resolution providing for the employment of assistant counsel for the Committee on Public Safety, etc., without my approval, for the reason that the Committee apparently has not carried on the investigation to such an extent that would afford the present members sufficient time to arrive at a decision.

Yours very truly,

JOS. G. ARMSTRONG

Mayor.

Which was read, received and filed.

And

Bill No. 4398. Resolution requesting the Mayor to supply assistant counsel to be selected by the City Solicitor, to give whatever assistance the Committee on Public Safety or any sub-committee thereof may require in the investigation of certain charges made of irregularities, coercion and pernicious political activities against certain officials and employees of the City in connection with the last municipal election, provided that the fee to be paid said assistant counsel shall not exceed the sum of \$500.00 to be chargeable to and payable from the Contingent Fund, Appropriation No. 42.

Was read.

And on the question, "Shall the resolution become a law notwithstanding the objections of the Mayor?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Mr. Woodburn
Noes—Messrs.

Dillinger Herron
Garland Rauh
Goehring (Pres't)

Ayes—1.
Noes—5.

And there not being two-thirds of the votes of Council in the affirmative, the resolution failed to become a law notwithstanding the objections of the Mayor.

Mr. Dillinger presented

No. 4514. Resolved, That the City Clerk be directed to appoint to this Council today, Geo. A. Levy to the position of Chief of Efficiency of

Standards, as created by Council in the City Clerk's Office.

Which was read.

Mr. Dillinger moved

The adoption of the resolution.

Mr. Chas. A. O'Brien, City Solicitor, was asked his opinion on the resolution, and stated.

That he believed it was the idea of Council to create the position of Efficiency Chief as an employee of the City Council; that an ordinance has been passed to that effect, and this resolution calls upon the City Clerk to make the appointment. In the proposed action to be brought by the Civil Service Commission to mandamus Council to restore certain positions and provide sufficient money to run the Civil Service department, this will be one of the positions affected and would suggest that the appointment be held over until this case is disposed of. I believe this position comes under classified service. This is a matter of having the City Clerk appoint Mr. Levy to the position, and I assume that the position comes under the classified service and no examination has been held and Mr. Levy may not pass the examination and may not qualify for the position.

And the question recurring on the adoption of the resolution.

The Chair ordered a call of the ayes and noes, and the ayes and noes were taken, and being taken were:

Ayes—Messrs.

Dillinger Rauh
Garland Woodburn
Goehring (Pres't)

Noes—Mr. Herron.

And a majority of the votes of Council being in the affirmative, the resolution was adopted.

Mr. Woodburn presented

No. 4515. Whereas, During the continuance of the Committee on Appropriation, it was charged that an employee had received remuneration for service he had not rendered; and

Whereas, The Controller has withheld the delivery of a warrant drawn subsequent to this charge of unearned compensation; therefore, be it

Resolved, That the City Controller be authorized and directed to investigate in order to determine whether the amount of this claim is justly due.

Which was read.

Mr. Woodburn moved

The adoption of the resolution.

Which motion prevailed.

Mr. Herron moved.

That the following members be excused for absence from Council and Committee meetings:

Mr. Dillinger on November 3, 1915; Mr. English on November 10th, and December 27th and 28th, 1915; Mr. Garland on November 24th, and December 3rd, 16th and 27th, 1915; Mr. Herron on November 10th, 1915; Mr. Hetzel on December 3rd, 27th and 28th, 1915; Mr. Kerr on November 10th, and December 1st, 2nd, 27th and 28th, 1915 Mr. Rauh

on December 1st, 16th, 20th, 21st, 22nd and 27th, 1915; Mr. Woodburn on November 4th, and December 7th, 8th and 17th, 1915; President Goehring on November 4th and 15th, and December 3rd, 16th and 27th, 1915.

Which motion prevailed.

Mr. Dillinger arose and said,

"Mr. Chairman, In pursuance of the resolution just passed, it would now be proper for the Clerk to make the appointment."

The Clerk stated

That he believed he did not have the power to make the appointment at this time, and that the resolution would have to be signed by the Mayor.

The Chair stated

That he intended to call another meeting on Friday, and that the Clerk would have plenty of time to make the appointment.

Mr. Dillinger said,

"I am going to insist. I think the Clerk should carry out the will of Council."

The Chair stated

He believed the Clerk would do as requested, as he had never failed to carry out the wishes of Council.

And there being no further business before the meeting, the Chair declared

Council adjourned.

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Municipal Record.

Proceedings of the Council of the City of Pittsburgh

Vol. XXXXVIII

Friday, December 31, 1915,

No 58

Municipal Record

COUNCIL

JOHN M. GOEHRING.....President
E. J. MARTIN.....City Clerk
ROBERT CLARK, Assistant City Clerk

Pittsburgh, Pa., Friday, Dec. 31, 1915.
Council met pursuant to the following call:

Pittsburgh, December 28th, 1915.

Mr. E. J. Martin,
Clerk of Council.

Dear Sir:

Please call a special meeting of Council for Friday, December 31st, 1915, at 3 o'clock, P. M., for the consideration of such business as may come before the meeting.

Yours respectfully,

J. M. GOEHRING,
President.

Which was read, received and filed
Present—Messrs.

Dillinger	Herron
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn

Absent—Mr. Hetzel.

The Chair stated that as there were no objections, the reading of the minutes of the previous meeting would be dispensed with.

E. J. Martin, Clerk of Council, arose and said:

"Mr. Chairman and Gentlemen: In accordance with the resolution adopted at the meeting of Council held Tuesday, December 28th, 1915, directing me to appoint George A. Levy, to the position of Efficiency Chief in the City Clerk's Office under the direction of the Council, I desire to say that I wish to comply with the terms of that resolution."

The Chair said: "The regular order of business will be dispensed with, and we will take up the unfinished business."

UNFINISHED BUSINESS

Bill No. 4128. An Ordinance entitled, "An Ordinance authorizing and directing the grading, paving and curbing of Bristol street, from Kaercher street to Lion street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby."

In Council, December 28th, 1915, Rule suspended, bill read three times and failed to pass for lack of a three-fourths vote.

Which was read.

And on the question, "Shall the bill pass finally?"

The ayes and noes were taken agreeably to law, and were:

Ayes—Messrs.

Dillinger	Herron
English	Kerr
Garland	Rauh
Goehring (Pres't)	Woodburn

Ayes—8.

Noes—None.

And there being three-fourths of the votes of Council in the affirmative, the bill passed finally under the provisions of the Act of Assembly of May 22, 1895, and the several supplements thereto.

The Chair presented
No. 4516.

MAYOR'S OFFICE.

Pittsburgh, December 30th, 1915.
President and Members of Council,
of the City of Pittsburgh.
Gentlemen:

I am returning you herewith, without my approval, Bill No. 4199, the same being an ordinance under the Act of 1895, "vacating a portion of Second avenue, between Tenth and Magee streets extended in the First ward of the City of Pittsburgh, being the strip of ground constituting the north-

erly sidewalk on said street, and abutting upon property of the Baltimore and Ohio Railroad Company, subject to certain terms and conditions," for the reason that the vacation of the sidewalk at this point as provided for in this ordinance would, no doubt, interfere with the construction of the proposed tunnel running from the North end of the Tenth Street Bridge to a certain point on Forbes street not designated, which improvement has been contemplated for some time and has been before Council for a number of years, as the portion vacated would be practically in front of the south end of this proposed tunnel.

For that reason, and not wanting to tie the City up and place it at the mercy of private property holders, I return the bill without my approval.

Yours very truly,

JOS. G. ARMSTRONG

Mayor.

Which was read, received and filed.

And the Mayor having returned, without his approval.

Bill No. 4199. An Ordinance entitled, "An Ordinance vacating a portion of Second avenue between Tenth and Magee streets extended in the First ward of the City of Pittsburgh, being the strip of ground constituting the northerly sidewalk of said street, and abutting upon property of the Baltimore and Ohio Railroad Company, subject to certain terms and conditions."

The same is void and of no effect, in accordance with the Act of Assembly, approved May 22, 1895, and the supplements thereto.

Mr. Dillinger presented

No. 4517.

As Chairman of the Public Safety Committee, I feel it my duty to correct some impressions that have been made in statements which appeared in the press of yesterday attributed to the Director of the Department of Public Safety. In regard to his being forced to take nine cornermen from the busy downtown district and placing them all in suburban beats. The Director claims that he is doing this because of a great demand of the public that these beats be filled up and that as Council has failed to appropriate the number of police that he has asked for he is forced to take these cornermen. Any child 10 years of age would know that even if the department did not have sufficient police officers the most important places for the protection of the greatest number of people is by having these downtown corners well protected by cornermen, where thousands of people and vehicles every hour need their protection.

As a matter of fact, these uncovered beats in the suburban districts have been left so purposely, as a matter of political expediency where they can use their sub-patrolman by giving them a few days per month and changing them around gives them a political hold on a greater number of men. As Council

knew it would have to take care of the double platoon system in the fire department, which would be an extra burden on the taxpayer, we felt it would be impossible to give the number of extra police the department requested; so we provided chauffeurs for the patrol wagons and thus would release 27 able-bodied police officers for actual police duty. This provision passed in the budget ordinance and on the first day of January the Director will have 27 additional men at his disposal.

Now, when he tries to make the public believe that he has to take 9 cornermen from the most important posts in the City in order to place them upon suburban beats, he is misrepresenting the facts and is trying to put the responsibility in a most glaring form upon Council.

I do not think the public will stand a minute for the removal of these cornermen—and they shouldn't. If the Director would be the Director and not stand for all kinds of interferences from the Mayor to such an extent that today both the fire and police departments are demoralized for lack of discipline, and if he saw to it that all the police officers were today doing their whole duty and getting efficiency from them all instead of having some of them, as we have shown him from our investigations, loafing in speakeasies, pool rooms and gambling houses, the Director would not need nearly so many policemen as he has asked for. I say again that the Director should be the Director, or resign, and not try to place the responsibility upon Council.

As the police and fire departments are both semi-military organizations, I want to go on record as saying that I believe individually we have as good men in these departments as there is to be found in the United States, but they must have capable and intelligent direction. The ordinary soldier only carries out orders.

I further feel called upon to correct some statements recently attributed to the Mayor that have also appeared in the public press that Council has eliminated some 95 positions. I want to say, in the first place, that the actual number of positions eliminated by Council were 48. I can only add in parenthesis that I am fully convinced that there are many, many more that could have been eliminated for the benefit of the taxpayer; but as we get no assistance from the Mayor or his Cabinet, Council has to use its best judgment in getting at the dead wood on the payroll.

The Mayor states that we have only saved \$115,000 to the taxpayers. Well \$115,000 is \$115,000! As I can very explicitly show this \$115,000 is more than the Mayor has shown an inclination to save to the taxpayers. The only positions he advocated eliminated from the budget were 2 or 3 men who had sufficiently strong personalities to openly support candidates of their own choosing in the last campaign. So he was only advocating eliminating

from the payroll 2 or 3 of his supposedly political enemies. If Council had added all that the Mayor asked in his veto of the budget it would mean an additional \$250,000 to our budget, which added to the \$115,000, he claimed Council has saved, would make a difference of \$365,000, or about three-quarters of a mill. Or further if we had passed the budget in supplements as handed to us by the Mayor we would have added \$1,600,000 more to the budget, or approximately 3 mills additional would have been added to the tax levy as now fixed by Council. To my mind the Mayor is more interested in seeing that the politicians are kept on the payroll than the crippling of the City's activities.

I want also the following summary of Reductions in force contemplated by the Salary and Appropriation Ordinances for a part of the record.

Summary of Reductions in Force Contemplated by the Salary and Appropriation Ordinances for the Year 1916.

In preparing this summary, no account has been taken of positions abolished in one organization unit and set up at the same rate and for the same duties in another unit, or in other words, where a transfer of the position and of the incumbent will be made simultaneously.

The total number of positions thus unprovided for in the 1916 salary ordinance amount to 90, which number includes first of all, 17 positions existing in 1915, and which were not included in the departmental requests for 1916; these 17 positions are those of Chief Investigator and Stenographer in the Bureau of Investigation and Complaints, Superintendent and Stenographer in the Bureau of Publicity, Employment Agency Inspector, Draftsman in the City Architect's Office, Assistant Food Inspector in the Division of Milk and Miscellaneous Food Inspection, Quarantine Inspector in the Division of Transmissible Diseases, Cleaner in the North Side Carnegie Library, Assistant Engineer, Oiler at Brilliant Pumping Station, Chief Engineer and two Assistant Engineers at Garfield Pumping Station, all in the Mechanical Division of the Bureau of Water, and Assistant Engineer in the Distribution Division of the same Bureau. The fifteen given above, with two Medical Inspectors in the Division of Transmissible Diseases, dropped at the request of the Director of the Department during the consideration of the budget, reduce the number of positions eliminated by Council on its own volition to 73.

Three positions, those of the Aliens at the Homes, were dropped at the requests of the incumbents, and two others, Light Inspector in the Bureau of Light and Bertillon Operator in the Bureau of Police, were vacant at the time of consideration of the budget; two others, one of the Division Superintendents in Highways and Sew-

ers and one of the Police Magistrates, have been or will become vacant; these seven positions do not require the dismissal of any person, except those three who made the request to have their positions abolished; this reduces the number for which Council is responsible to 66.

Of this number, there are two clerks at \$900 per annum and one stenographer at the same rate; new positions at the same rates and requiring the same qualifications were created, two clerks in the Delinquent Tax Collector's department, and one stenographer in the Treasurer's department, which further reduces the number of requested and unprovided for positions to 63.

This 63 includes 15 positions in the Civil Service Commission, which positions were not included in the 1916 salary ordinance for the reason that the Law Department advised Council that it had no power to prescribe the number of employees nor the compensation, and Council therefore included in the 1916 salary ordinance only the positions of the three Commissioners. After providing for the salaries of the Commissioners and for the supplies requested by the Commission, Council added the sum of \$7,191.23 to its allowance for maintenance, the amount carried by the 15 positions mentioned in 1915 being \$21,800.00. The appropriation made, therefore, will provide for only about one-third of the number of employees now being employed if the same salaries are continued by the Commissioners.

Of the 48 abolished positions now left for consideration, one was that of Forester in the Shade Tree Division of the Bureau of Parks, and to take care of the work Council created the position of Foreman of Laborers At \$900.00 per annum; another position abolished was that of Clerk of Duquesne Market, and for that work Council created the position of Constable at \$900.00 per annum.

Which was read, received and filed.

The Chair said:

"Gentlemen, as you are well aware this is probably the last meeting of this body, and it would seem quite appropriate that any remarks members desire to make on this occasion should be made at this time. It is to be regretted that our friend Hetzel, on account of sickness, is unable to be with us, so that we might have a full attendance. I have a few remarks to make."

Mr. Kerr arose and said:

"Mr. President and Gentlemen: The exercise of to-day mark the end of another chapter in the civic life of Pittsburgh. This is the end of the term of the first full term councilmen of the original Council of Nine. To-day two more of the gentlemen who were appointed by Governor Tener retire to public life, that will leave only two of his appointees in the new Council.

"You, Mr. President, have served the Council as its presiding officer since its inauguration. You have been fair, courteous and sincere. During the many controversies which have taken place in the Council inspired by political, personal, and in many instances, honest differences of opinion, you have acted fairly and fearlessly. Things have been said at times by all of us which I am sure we have regretted. It would be well if we could always remember these lines—

The ill-time truth we might have kept;
Who knows how sharp it pierced and stung.

The word we had not sense to say—
Who knows how grandly it had rung.

"But you, Mr. President, bore it all with fortitude and exercised in many instances rare judgment.

"I therefore have the honor and pleasure to present to you as a token of esteem and respect from the members of Council this loving cup. I hope you will receive it in the same spirit in which it is given, and that you may cherish in your memory many pleasant thoughts of the days which you spent with us in your official capacity. I wish you many, many happy New Years."

The Chair said:

"I know it is but customary phraseology to say that 'I have been taken by surprise,' and I do not know what I shall say in order to impress that fact on your minds.

"I really needed no testimonial of your appreciation. I had every reason to know your appreciation from every word and action of yours during my term of office. I sincerely thank you for this testimonial and appreciate the reasons which prompted it. Perhaps it would not be inappropriate for me to say what little I have to say at this time.

"For months past I have looked forward with pleasure to the time when I should be relieved of my official duties, and now that the time has arrived I confess to a feeling of sadness at the thought of breaking off the intimate relations that have so long existed between myself and my associates in Council. It is, however, with much satisfaction that I record that no difference of opinion has ever been allowed to mar the friendly personal feelings existing between myself and my fellow-members, and it is with most kindly feelings that I part from each one of you.

"Before saying the final word of parting it may not be inappropriate to say a few words regarding the past. In 1895 I entered into the Allegheny, now North Side, Councils, and nearly all of the time since that date, with the exception of that time spent in the Senate, I have been connected with either the Councils of one or the other of the two cities. Radical changes have taken place in the administration of our City government during this period of twenty years, and while present conditions are far from being

ideal, measured by the past there has been great improvement. Perhaps the most marked step toward better government was the adoption of Civil Service or the Merit System, in place of the so-called Spoils System, thereby depriving the political powers of their most valuable asset,—official patronage.

"Other reforms consisted in the passage of legislation such as the Registration and Corrupt Practice Acts, thereby safe-guarding the ballot-box, and while recent developments show that frauds still exist, conditions are immeasurably better than they were years ago.

"Many changes have been made in the Charter Acts, the most radical being the abolishing of the dual Council, reduction in the number of Councilmen, and election of Councilmen at large. This change was a step in the direction of more efficient government but in order to have a properly conducted and business-like administration of the City's affairs a still more advanced step will have to be taken and that is the placing of Councilmen, as well as all other City employees beyond political influences. How this can be done is worthy of the most serious consideration.

"Notwithstanding what has been done many problems remain for the future, such as the securing of legislation which will give the City the right of self-government, and also legislation that will allow for the more equitable distribution of the burdens of taxation.

"It is a matter of regret that notwithstanding the time, money and study spent by the present and two preceding administrations upon the street railway question no practical results have been reached. It was my hope that this Council after the close study which it has given to the street railway situation during the past year, would be able to place upon the statute books an answer to the many promises of better traction service. It is to be hoped that the incoming Council will take a broad view of the question and act in the interests of the community as a whole, uninfluenced by special or private interests.

"Many improvements have been made during the present and preceding administration. A few of the most notable being the Extension of the Filtered Water System throughout the North Side, Cutting of the Hump, Filling in of the North Side streets, Abolishing of grade crossings, and the construction of Joint Court House and City Hall now underway.

"In conclusion I take this opportunity of thanking his Honor, the Mayor, Department and Bureau Heads for their many kindnesses and courtesies, and I also thank the representatives of the Press for their fairness at all times.

"I wish to further make particular mention of my appreciation of the services rendered by the City Clerks and their assistants."

Mr. Raub arose and said:

"Mr. President and Gentlemen: The Old Year 1915 in passing into history records a truly painful event. In my experience as a servant of the people, during which I have been present at many sessions in the capacity of Councilman, never have I attended a gathering so reluctantly as today's meeting, for it brings with it many sorrowful recollections. Today we are to witness the passing from our midst of several members of Council, some of whom have faithfully filled office since the day that the small Council of nine was instituted.

"As I look back upon the day when Governor Tener named the first Council of nine in Pittsburgh and as I count those who have already severed their connection with this body and those who will leave us today, I find that this list includes such of my good friends as Messrs. Babcock, Black, Goehring, Hoeveler, Kelly, Wilkins and Woodburn. After this meeting only two of the original nine men will remain. Only Dr. Kerr and I of the original nine are left to testify to the trying days of the history of Pittsburgh's small governmental body.

"And now, Mr. Goehring, since you are one of the three men who will vacate their seats today, let me say that it fills me with profound regret to see you leave us. Mr. President, you have at all times acted impartially and courageously and you have been an honor to the Council over which you presided. There were occasions when you were called upon to make important decisions which assisted us immeasurably. You have conscientiously administered the trust imposed in you and this loving cup is merely a token of our unanimous regard for you. Not only do I wish you health and happiness but I trust that you will find time to visit us often and offer us your invaluable advice on various matters.

"To my dear friend, Dr. Woodburn,—my tried, trusted and true friend for years, and a man of ability and strength of mind and character,—to you I sincerely say that I shall certainly feel your absence. All Pittsburgh will miss you for your opinions have been the honest expression of an honorable and thoughtful mind.

"To Mr. Hetzel I desire to say that his departure from us is not without my keen regret. His careful, conservative advice and Counsel have meant much to us in our sessions. It will always be a source of complete satisfaction to me to know that I have been able and will always be privileged to call him friend.

"May each of you this day realize that your communal service has not been rendered in vain; may you fully comprehend the lofty regard in which you are held by your fellow Councilmen; and may your new career free from the trials of Council experience, be filled with joy, success and peace!"

Mr. Woodburn arose and said:

"Mr. President and Gentlemen: I shall not attempt to sing that weird, mythical song of the dying swan. You might think my swan was a crow, and bid me eat it, and in silence.

"As a public-spirited citizen, I have been in public life for many years, always desirous of the welfare of my fellow-citizens. The record of my official life, as a member of the "Council of Nine," has been written. It is now beyond my power to either repeal or amend it. The light of experience reveals many mistakes which perhaps would not have been had knowledge existed at the beginning.

"To these recorded errors I shall not add the weakness of apology or the sadness of regret. That record stands for or against me henceforth and forevermore.

"When my name was placed on the payroll I became an employee of the citizens of the City of Pittsburgh and deemed it my duty, where it was within my power, to require of my fellow employees an honest, conscientious service, at least equal in efficiency to that which I was giving to the people from whom we received our pay.

"The "small Council" has steadily grown smaller. Its decline in the last two years has been very rapid, due, primarily, to the new interpretation of old laws by a Law Department anxious to gratify the desire of the Mayor for self-aggrandizement based upon his misconception of the power and relation of the position to which he had been exalted. The Council continues to "take its law from this Law Department."

"To-day the Chief Executive is not, as his oath of office and the statutes of the State require, "causing the ordinances of the City to be enforced," but, aided by his Law Department, is devising ways and means of defeating the intent and purpose of the most recent enactments of this Council so as to make them inoperative.

"This legislative branch of the municipal government is under such legal restriction and restraint that it can only—like Mrs. Guskay in the Highland Zoo—lie down and stand up but always on the same spot.

"The social relations, the pleasant associations, have always been kindly and friendly. I have always found eight gentlemen in Council and I have always tried to be the ninth. If I have failed in any respect or in any particular, I beg your pardon, individually and collectively, this day.

"The friendships I have formed during the tenure of my office are a burden to my heart to-day and the severance of all of these is the thing I regret most. I wish to thank each and every member of Council for the many courtesies extended me and also for the assistance and valuable aid rendered me. I also wish you all a happy and most prosperous new year."

Mr. Garland arose and said:

"Mr. President and Gentlemen: I shall miss the Senator possibly more than any other Councilman for the reason that he and I had much to do with each other, seeing that our offices were close by, and I not only enjoyed his friendship but had the benefit of his sound advice.

The City of Pittsburgh will not lose him altogether, however, for as a Director in the Chamber of Commerce and as a good citizen, I know that he will take the same lively interest in all matters that have to do with civic betterment.

He is the old-time family man, one who loves his home and takes pride in its decoration, and as he looks upon this Cup, which will be exposed to his view at all times, it will call to his remembrance many of those things that the small Council carried out under his presidency. This is no time to enumerate what has been accomplished. Hospitals, Playgrounds, Swimming Pools, Comfort Stations, Bridges, and such like, it is unnecessary to dwell upon, but there is just one achievement to which I would call attention, and that is the "Cutting of the Hump" or Grant's Hill, which was initiated in the small Council, carried out by Councilman Bond Issue, and is today not only a finished job, but is blossoming forth with magnificent structures, which will add still greater glory to our City. If the small Council had accomplished nothing else, the "Cutting of the Hump" may be pointed to with pardonable pride.

What I have said of our President can also be said equally as well of the other members who are retiring—my old friend, Dr. Woodburn, and my absent friend, Mr. Hetzel. We will miss you all and your co-operation in doing things for the good of the City. We have had, as has been said, our differences of opinion at various times—we would not be human if we had not—but they were honest differences of opinion, and no man here impugns the honesty of any man who retires today or who holds over. To the three retiring members, I wish you all happiness and prosperity in the years to come."

Mr. Dillinger arose and said:

"Mr. President, the members of Council have asked me to take charge of these implements of war (holding the brick and gavel in his hands), on account of being a neighbor of yours. They also request that you do not look too much at the loving cup, and when you go out motor riding you leave these implements at home. The City Controller has guaranteed to us that we have the right to present those to you, and he will sign for the presenting of these implements of authority to you on your retiring from office. This gavel is made of lignum vitae. I don't suppose you know much more about than I do. It is grown in the Tropics, and I assure you that it is a representative of the warm

Southern tropical feeling, and we want you to feel that it is carrying with it the warm feelings each member has for you. We don't want Mr. Herron to have any extra claim on this brick, as we know it can be used in your home. When these implements are placed in your home I know Mrs. Goehring will take charge of them and when you come home late at night she can use them.

"We will more than miss you Senator, because you have been our legal advisor, and we feel that it is going to be a great loss to us in not having your authority in transacting the City business. However, as Mr. Raub has suggested I hope you will often visit us and give us your assistance.

"Dr. Woodburn, you have been a man, and you have grace, grit and gumption, which is an example for all of us. You have demonstrated to the people of Pittsburgh your honesty and that you had nerve to carry out your conviction. I am sure that if you wish you can be back among us again two years from now.

"I am sorry that Mr. Hetzel is absent on account of sickness. I wish to express my confidence in him. I served with him in the Old Select Council, and it is with regret that this Council will lose the services of Mr. Hetzel.

"In conclusion I wish to say,

"That your faults we will write upon the sand;

And your virtues may they abet in the memories of our hearts."

The Chair said:

"I appreciate very much this last token of appreciation. However, I do not know whether it is conferred upon me by one vote or whether it ought to be by rollcall; otherwise we may get in trouble with the Controller. I have no doubt that every time I look up this gavel it will bring back certain periods of the past. While looking at it, it is a well preserved article. However, I notice some dents; I want to disclaim any credit for making those dents. I believe they were made during our last hearings on the budget.

Mr. English arose and said:

"Mr. President and Gentlemen: On many occasions in the past two years you have listened to me as I read remarks covering two, three, four and sometimes five pages of manuscript. No doubt you, Mr. President, like some other members of Council did not agree with my statement, but

I am glad to say that your kindness and patience was unlimited. Perhaps my being the youngest member of the Council was your reason for kind indulgence, but in any event I want you to know that I deeply appreciate the courteous treatment that I received.

"I recall the several occasions when after heated debate and after you yourself suggested an appeal from your decision you consented to further ar-

gument and exhibited a degree of patience which very few men are able to attain. Your kindness and patience was always rewarded and, Mr. President, I hope you will remember with pardonable pride that it was never necessary for any of us to appeal from any of your decisions. We have all had many heated arguments and perhaps I may have transgressed, but I can honestly say that I have never had any personal feeling or resentment toward you as President or toward any other member of Council; and I also feel that neither you nor any other member ever held any personal feeling or resentment toward me.

"I wish you to remember, Mr. President, that this material taken which is an evidence of our appreciation of your service as President of Council, together with all the pleasant tributes you hear today, have my hearty endorsement.

"I feel sure that every member of Council will agree with me when I say that you have lived up to your promise, to preside with fidelity and fairness to each member of Council."

"To the other retiring members of this Council, Messrs. **Hetzel** and **Woodburn** I wish to have them know and understand that all the statements regarding President **Goehring** apply to them as well. They also have been kind and patient, and I want them to know that I appreciate their courteous treatment.

"My one regret is that we were unable to carry out the original idea of having a luncheon where we expected to entertain Controller **Morrow**, Mayor **Armstrong**, former Mayor **Magee**, and the members of the previous Council. Let us hope that such a meeting may yet be arranged. To all three retiring members I extend the compliments of the season and the wish that long years of prosperity and happiness may be their portion."

Mr. **Herron** arose and said:

"Mr. President, I desire at this time to thank you for the many courtesies which you extended to me during the past two years. I wish to heartily concur in what has been said of the three retiring members here today. I wish for them a happy and prosperous new year and success."

Mr. **Garland** presented the following communication:

Pittsburgh, December 31st, 1915.

To the President and Members
of the Council of the
City of Pittsburgh.

Gentlemen:

I regret exceedingly that I am compelled to write you on this occasion, as I am confined to my home on account of illness. This is the last occasion on which I can call you fellow Councilmen, but I hope that my relations with you during the time we

have sat together in the Council Chamber have been such that I can always call you my friends. While we have not always agreed with each other on matters which came before us, I hope you will agree with me in considering these differences of opinion as official and not personal. During my term of office I have always tried to do my share in what the public expected of me; that is, to try and carry on the business of the City along business lines.

I wish to add that I leave the Council with the kindest feelings and best wishes of my fellow Councilmen and wish to extend to each and every member of Council my most grateful thanks for the many courtesies extended to me. I wish to thank also the clerks who have assisted Council in its duties, and also the members of the Press of our City who reported the news to the people of Pittsburgh, and to all others who have in any way, shape or manner aided this Council.

I wish for the members of Council the very best for the New Year. Again thanking each and every one for the courteous treatment extended me, I am,

Yours sincerely,

C. H. HETZEL.

Which was read, received and filed.

The Chair called upon E. S. **Morrow**, City Controller, who arose and said:

"Mr. President and Gentlemen: I did not come here prepared to address you on this occasion. I wish to state, however, that my relations with Senator **Goehring** have been pleasant and I have always been treated with courtesy by him. I shall miss him.

"Dr. **Woodburn**, I am sorry that you are going to retire. I would be glad to cultivate your friendship. I am your friend, and I trust I can count on you as my friend for the remainder of my life. I am also sorry to see Mr. **Hetzel** leave.

"The balance of the Council are going to be with me for the next two years, and I hope to see them on Monday morning. I suppose I shall act as clerk to the Finance Committee, and I trust and hope our relations in that committee will be the same as heretofore—always congenial and pleasant. I thank you."

Mr. **Woodburn** arose and said:

"Mr. President, allow me to say to the old Controller, finally and perhaps forever, that the title I gave him was one of endearment, and I assure him that it was always used in that sense. I always called him 'the old rascal', and he is an old rascal. I cherish his friendship, and I assure you that he will have my support as long as he needs it."

The Chair called upon **Herman Ruoff**, Assistant City Solicitor, who arose and said:

"Mr. President, I haven't anything to add to what has already been

said, except to extend to you Mr. Chairman and members of Council my best wishes for many, many years of happiness and prosperity."

The Chair called upon **E. J. Martin**, City Clerk, who arose and said:

"Mr. President and Members of Council: I desire at this time to pay my respects to the departing members of Council. I have sat with each of the gentlemen who retire as Clerk to the committee over which they presided, and the President of this Council over which body he presided. At all times our relations have been very pleasant, and I cannot add no more to what has been said by the members of Council, and I wish each and every one of you many happy new years."

The Chair called upon **Robert Clark**, Assistant City Clerk, who arose and said:

"Mr. President and Members of Council: On an occasion of this kind the clerks do not care to say very much. We have seen several members of Council come and go, and we usually feel as bad as the retiring members. Our relations have been pleasant. I certainly concur in the eulogies expressed by the members of Council to the retiring members and in addition they have my best wishes for the future."

The Chair called upon **George Boxheimer**, stenographer in the City Clerk's Office, who arose and said:

"Mr. President and Gentlemen: Four and half years ago the small Council of nine took office, and at the present time only four members

of the nine who were appointed by Governor John K. Tener remain. I am sorry to see two more of the original nine retire—Messrs. **Gochring** and **Woodburn**, as well as Mr. **Hetzel** who will also retire today. These gentlemen have always been courteous and kind to me, and I wish for them as I do for the other members of Council many, many happy new years."

The Chair called upon **John H. Townley**, newspaper reporter, who arose and said:

"Mr. President and Gentlemen: It is the newspaper reporter's business to keep men in official position in the lime light. I think the newspaper men have enjoyed the news which they gathered in this Council Chamber from the deliberations of the nine Councilmen. I might state that we have refrained from writing all we knew about you and we ought to receive your thanks for that. I hope our relations in the future will be as cordial as in the past. I extend to you our best wishes and hope the members will behave in the future as well as in the past."

Mr. **Herron** moved.

That the following members be excused for absence from the meeting of the Committee on Finance on Wednesday, December 29th, 1915: Mr. **Hetzel**, Mr. **Kerr**, Mr. **Woodburn** and President **Gochring**.

Which motion prevailed.

And there being no further business before the meeting, the Chair declared Council adjourned.

INDEX TO APPENDIX

ORDINANCES

Abolishing

Division of Construction in the Bureau of Engineering, Department of Public Works	47
---	----

Acceptance of

Nine (9) inch T. C. Pipe Sewer constructed on Elba street.....	134
--	-----

Accepting the Dedication of

Certain property in the Fourth ward	139
Certain property in the Fourteenth ward	162
Certain property in the Sixth ward	150
Portion of reserved strip one foot wide along the easterly side of Westwood avenue	5

Agreements with

Pittsburgh, Cincinnati, Chicago & St. Louis Railroad Company relating to temporary crossing over Chartiers Creek at Marshalsea, Pa.	223
--	-----

Amending

An Ordinance granting to the Pennsylvania Light, Heat and Power Company of Allegheny right to enter upon, use and occupy certain streets for purpose of maintaining conduits, etc.....	52, 66
An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh to enter into a contract for the abolishing of an existing grade crossing at Thirty-third street and Liberty avenue	86
Item 2, Section 79, Department of Public Works, North Side Market, of An Ordinance fixing the number of officers and employees in all Departments of City of Pittsburgh.....	171
Line 5, Section 7, Mayor's Office, Division of Motor Vehicles, of An Ordinance fixing the number of officers and employees of all Departments of the City of Pittsburgh	74
Paragraph 2, Section 3, of An Ordinance amending Section 3 of An Ordinance authorizing the issuance of sale of bonds for purchase of water meters, installation of, erection and equipment of structures of buildings and treatment of water in connection with filtration purposes, etc.	1
Portion of Section 101 of Bill No. 2511, the same being An Ordinance fixing the number of officers and employees of all Departments of the City of Pittsburgh	63
Portion of Section 75, paragraph "Chief Engineer" \$1,200.00 per annum of An Ordinance fixing the number of officers and employees of all Departments of City of Pittsburgh	77

ORDINANCES—Continued.		Page
Amending		
Portion of Section 47 of An Ordinance fixing the number of officers and employes in all Departments of City of Pittsburgh.....		94
Portion of Section 60 of An Ordinance fixing the number of officers and employes of all Departments of City of Pittsburgh.....		127
Section Three of An Ordinance creating and establishing a Bureau of Smoke Regulation		63
Section 1 and the title of An Ordinance requiring payment of salary to persons in the employ of the City of Pittsburgh on account of sickness or injury while in the performance of their duties		111
Section 2 of An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract to James L. Stuart as consulting and supervising engineer for the joint County and Municipal building.....		118
Section 3 of An Ordinance ratifying and confirming the actions of the committee appointed by the Council of the City of Pittsburgh to confer with the County Commissioners of Allegheny County in reference to joint County and City building.....		124
Sections 4 and 5 of An Ordinance regulating signs, marquises and porte cocheres, etc.		132
Section 4, Mayor's Office, and Section 52 of An Ordinance fixing the number of officers and employes of all Departments of City of Pittsburgh		140
Section 1 of An Ordinance providing for the letting of a contract for the erection of a Tower building for training school purposes for the Bureau of Fire		153
Section 10 of An Ordinance creating the Firemen's Disability Board..		196
Section 20, line 23, of An Ordinance fixing the number of officers and employes in all Departments of City of Pittsburgh.....		200
Sections 1 and 2 of An Ordinance providing that hereafter all water supplied by the City of Pittsburgh shall be paid for quarterly..		218
Annulling		
And setting aside the location of Erin street.....		76
And setting aside the location of Pitcairn street.....		250
Contract with M. O'Herron Company for pipe line on Hights Run Bridge		222
Appointment of		
Additional employes in the Bureau of Highways and Sewers.....		196
Female inspector in the Division of Housing and Sanitary Inspection		253
One person to act as Clerk and Supervisor on Revision of Building Laws		160
Appropriating		
Balance remaining to the credit of proceeds arising from the sale of Hamilton Avenue Street Improvement Bonds 1915 and Penn Avenue Bonds 1915		173
Balance remaining to the credit of the proceeds arising from the sale of Fire Apparatus Bonds, 1914, and Poor Home Bonds, 1914		173
Proceeds arising from the sale of the issue of bonds known as Funding Bonds, 1914		216

INDEX

3

ORDINANCES—Continued.

Page

Appropriating

The sum of \$3,500 to the Pittsburgh Association of Improvement of Poor to be used to furnish and maintain a lodging house for the unemployed and needy	66
The sum of three hundred thousand dollars, the proceeds arising from the sale of Water Bonds, Series A, 1914.....	174

Approving

Brighton Country Club, Plan of Lots.....	236
Hoffman Plan of Lots	254
Murdock Farms Plan	221
Oliver, D. B., Plan of Lots	y74
Plan of "Forbes Manor"	96
Plan for a joint City and County Building.....	110

Authorizing

Duquesne Light Company to place 4 poles and to string wires across property at the Ross Pumping Station.....	123
Postal Telegraph Cable Company to lay and maintain cables, conduits and tubes beneath certain streets of the City of Pittsburgh.....	147
The Mayor and the several Department Heads to enter into leases with the Estate of Henry W. Oliver.....	99
The proper officers of the City of Pittsburgh to cancel with the consent of the lessor lease to the City of Pittsburgh for premises at 542 Fourth avenue, Pittsburgh, and to enter into a lease for the use of the Department of Charities for premises at No. 439 Second avenue	95

Authorizing and Empowering

The County Commissioners of the County of Allegheny to construct, operate and maintain a public highway tunnel.....	84
---	----

Board of Water Assessors

To grant exoneration to all hospitals and charitable institutions within the City of Pittsburgh for water charged and assessed against them in excess of 7 cents per thousand gallons for the years 1914 and 1915	252
---	-----

Bonds

For purpose of providing funds for payment of current expenses of conducting public business of City of Pittsburgh.....	44, 240
For the raising of the grades of Penn avenue, from Eleventh street to Water street, and Duquesne way, from Ninth street to Evans alley, etc.	112
For relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue	119
For construction of refuse disposal plant	163
For purpose of funding existing unfunded indebtedness of the City..	166, 229

ORDINANCES—Continued.		Page
Changing Name of		
Certain avenues, streets and ways in the City of Pittsburgh.....		99
Brashear street		135
Argentine place		135
Harrods place		200
Conferring Right Upon		
County Commissioners to construct and readjust certain sewers and connections		159
Construction of		
And certain changes in an overhead bridge of the West Side Belt Railroad Company over West Liberty avenue.....		112
Certain extensions and improvements to existing sewerage systems		116
Continuing		
The position of clerk in the auditing division of the Department of City Controller and fixing the salary therefor.....		66
Contracts for		
Additional repairs at No. 2 Police Station.....		117
Alterations, repairs and improvements at the Eighth Street Engine House		190
Alterations and additions to Dining Room and Kitchen of present Male and Female Cottage Asylum Building and extension of main steam supply line to the new Male Asylum building, Marshal- sea, Pa.		190
An automobile for the Distribution Division of the Bureau of Water		67
Arrest, care and disposal of unlicensed dogs		235
Certain relief sewers in the Motor Street Drainage Basin.....		159
Construction of certain relief sewers.....		68
Construction of Public Comfort Station		69
Construction of Farmers' Market Building on Monongahela Wharf....		77
Construction of an Asylum Building at the City Home and Hospital, Marshalsea, Pa.		81
Construction of cement sidewalks		109
Construction of "Foundations and Appurtenances" at Brilliant Pump- ing Station		127
Construction of concrete sidewalks and combination curb and gutter at North Side reservoir		130
Construction of relief sewer in Negley Run Drainage Basin		194
Construction and equipment of public comfort stations in South Side Market		196
Construction of public comfort stations and waiting room at the intersection of Penn avenue and Butler street		203
Construction of relief sewer		222
Division of the new ward at the Municipal Hospital into four separate wards by the erection of partition and of separate toilet rooms..		97

ORDINANCES—Continued.	Page
Contracts for	
Erection and completion of two gate houses and appurtenances at North Side reservoir	130
Erection of Joint City and County Building.....	131
Erection of Tower Building	141
Excavation, concrete and brick work in extension to dressing rooms at Brushton Swimming Pool	190
Five (5) years for furnishing of current necessary for the operation of the street lighting system of the North Side.....	53, 65
Fuel for pumping stations	124
Furnishing and installation of twelve 75-light Mercury Arc Rectifiers	64
Furnishing one new Auto Propelled Combination Hose and Chemical Wagon	65
Furnishing one two-seated runabout automobile for the Bureau of Fire	67
Furnishing and erection of a Movable Stiff-Leg Derrick.....	74
Furnishing and installation of accessories thereto in the new Diamond Market House	75
Furnishing and equipping of the two (2) new pavilions to the Cottage Buildings, Marshalsea, Pa.	75
Furnishing and delivering of certain equipment for the Tuberculosis Hospital	84
Furnishing and delivering of suction chambers and cage plates for five million gallon pumping engine No. 5.....	94
Furnishing eight, more or less, motorcycles.....	95
Furnishing an automobile for the use of the Bureau of Engineering..	155
Furnishing an automobile for the use of the Department of Public Works	118
Grading around building and construction of sidewalks from the roadway to the Tuberculosis Hospital	119
Installation of an electric light plant in the Dairy Barn at Marshalsea	209
Installation of a steam heating system in the North Side Light Plant..	239
Laying of concrete sidewalks and constructing light posts on roadways in the grounds of the University of Pittsburgh.....	68
Laying and relaying of a water pipe line on Hamilton avenue.....	109
Laying of water pipe lines in Forbes Manor.....	111
Laying of water lines on Duquesne way and Eighth street.....	127
Laying of concrete sidewalk of Government way	238
Making certain repairs to Melancthon street bridge, Plant street bridge, stairways to Fulton street bridge, and renewing safety treads on South Twenty-second street bridge	212
Materials and General Supplies	251
Materials and general supplies	8
One (1) automobile touring car	99
One (1) new auto propelled combination bus and ambulance.....	145
Painting of the interior of the Tuberculosis Hospital Building.....	64
Period of three (3) years for furnishing electric current used by the City of Pittsburgh.....	7, 67
Purchase of two (2) new automobile trucks.....	128

ORDINANCES—Continued.	Page
Contracts for	
Raising and remodeling of two dwellings on the North Side Reservoir property	133
Raising the southerly end of the north span of the North Side Point Bridge	104
Rebuilding and repairing bridges	108
Reconstruction of retaining wall on Melwood avenue.....	128
Remodeling of the Steam Heating and Ventilating System in the old wings of the present Cottage Building at Marshalsea, Pa. ...	191
Relaying sidewalks on Davis avenue bridge	145
Removal of Bell Tower on Engine House No. 46	227
Repairs to South Side Market House.....	94
Repaving streets and avenues	83
Repaving Manton way	97
Repaving Webster avenue	184
Repairing lateral bracing on Herron avenue bridge	203
Surfacing roadway in Riverview Park.....	134
Temporary wooden tressel	129
Widening the roadway of Fullerton street	62
Widening of the roadway of Wylie avenue.....	64
Three (3) Auto Propelled Combination Hose and Chemical Wagons, 1 Auto Propelled City Truck, and 1 Tractor for Hook and Ladder Truck	76
Contract with	
County Commissioners of Allegheny County for the occupation, use, administration, maintenance, operation and control of a joint County and Municipal Building	98
Pittsburgh Railways Compay, for adjustment of the car license tax ..	145
Title Company for furnishing certified copies of liens	210
Conveyance to	
County of Allegheny of City Hall property and the Allegheny City Poor Farm property in exchange for the conveyance of, to the City by the County of the Southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue.....	131, 153
Creating	
And establishing Bureau of Animal Industry	253
And establishing a Bureau of Tests	47
Bureau of Detectives	273
Bureau of Recreation in Department of Public Works	47
Certain positions necessary for the operation and maintenance of the Tuberculosis Hospital	144
Division in the office of City Clerk to be known as "Division of Efficiency Standards"	252
Division of Topography, in the Bureau of Engineering, Department of Public Works	47
Four new positions in the Bureau of City Property	200

INDEX

7

ORDINANCES—Continued.

Page

Creating

In the Bureau of Water, Department of Public Works, the position of Sheet Metal Worker	76
New positions for four male and four female attendants in the Bureau of City Property	163
Pension Board and pension fund	194
Position of Adjuster	115
Position of Special Investigator	77
Position of Three Watchmen	96

Defining

Duties of the Secretary and Chief Engineer in the Department of City Planning	46
---	----

Designating

Bly street	82
Ira way	217
Names of an unnamed street and certain unnamed ways	103
Names of two unnamed ways	224

Director of Department of Public Works

To allot stands in the New Market Building	141
To raise and relay the water pipe line in the district bounded by Penn avenue, Barbeau street, Duquesne way and Eighth street..	414

Employment of

Laborers in the Bureau of Sanitation	63
Nurses as needed at the Municipal Hospital	96
Two (2) additional Inspectors in the Bureau of Engineering	200

Establishing

The opening grades of Celeron street, Cromwell street, East End avenue, Flotilla way, Forbes street, Pansy way and Peebles street....	85
The opening grade of Jupiter way	151
Training School for Firemen	191
The opening grades of Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdock street, Plainfield street, Squirrel Hill avenue, Woodmont street..	207
The opening grades on De Foe street and Wales way	239

Establishing grade on

Almina way	224
Bayonne avenue	9
Bellaire avenue	229
Bells way	84
Benton avenue	204
Brandon road	204
Brashear street	110

ORDINANCES—Continued.

Page

Establishing grade on

Cliffview road	205
Coverdale street	151
Craig street	191
Dakota street	155
Dargan street	82
Drexel road	205
Emma street	209
Enfield street	240
Fairmont street	81
Fallowfield avenue	9
Frampton street	215
Graphic street	123
Greenwood street	197
Grenet street	205
Glenn way	240
Juniper street	156
Kramer way	215
Kleber street	205
Lotus way	62
Manning street	188
May way	240
Middleton street	197
Minerva street	83
Normandie place	205
Pennock road	205
Perrott avenue	205
Plainview street	61
Proxim way	126
Reifert street	227
Riddle street	206
St. Albans street	206
San Pedro street	206
Sewickley road	206
Shoreham street	225
Sprague street	98
Sorg way	227
Starkamp street	138
Tonopah avenue	156
Utica way	152
Valora street	126
Ward street	238
Wedgemore place	216
Wendover street	216
Westwood street	126
Whitney street	152
Winamack street	162
Winona street	206
Winters way	206
Winshire street	228
Wittman street	

ORDINANCES—Continued.

Page

Fixing the number of

Officers and employes of all departments of the City of Pittsburgh... 28, 274

Fixing Schedule of

Fees to be charged for the use of the Music Hall and Lecture Room
in the Carnegie Free Library of Allegheny 4

Fixing width and position of

Roadway on Jonathon street	82
Roadway and sidewalks on Diamond street	115
Sidewalks and roadway of Bayonne avenue	9
Sidewalks and roadway of Bloomer street	81
Sidewalks and roadway on Craig street	191
Sidewalks and roadway of Fairmont street	81
Sidewalks and roadway on Fallowfield avenue	9
Sidewalks and roadway on Penn avenue	76
Sidewalks and roadway on Wylie avenue	153

Grading, Paving and Curbing of

Atkins street	153
Bellman way	213
Bloomer street	201
Brady street	226
Bristol street	291
Bucyrus street	185
Campania avenue	235
Formosa way	174
Firth street	186
Greenwood street	234
Hillsboro street	116
Juniata way	213
Kittanning street	186
Kennedy Avenue	184
Light way	198
McCook street	187
Neuman way	214
Odessa place	182
Paulson avenue	226
Phillips avenue	182
Republic street	7
South Negley avenue	195
Sprague street	243
Stoebner way	129
Susquehanna street	214
Ticase way	214
Torrens street	215
Turrett street	235
Waldron street	187
Ward street	250
Wheatland street	123
Woolslayer way	226
Wylie avenue	185

ORDINANCES—Continued.		Page
Granting		
Allegheny County Steam Heating Company, right to enter upon any of the streets, lanes, roads or alleys in City of Pittsburgh, between the Allegheny and Monongahela rivers, and west of Hooper street, Washington place and Sixteenth street		160
Consolidated Gas Company, right to enter upon, use and occupy the new North Side Point Bridge		106
Crucible Steel Company of America, right and privilege to construct and maintain a crane run-way across Thirty-first street		92
Duquesne Street Railway Company, right to enter upon, use and occupy Negley avenue and Penn avenue		104
Duquesne Street Railway Company, right to enter upon, use and occupy Center avenue and South Highland avenue		105
Equitable Gas Company, right to enter upon, use and occupy the new North Side Point Bridge		106
Heinz, H. J., Company, the right to lay, maintain and use certain pipes under and across Progress street		6
Jones & Laughlin Steel Company, right to lay, maintain and use certain pipes under and across Ross street, at Third avenue		122
Jones & Laughlin Steel Company, right to lay, maintain and use certain poles and supports on Langhorn street		198
Liberty Brewing Company, the right to lay, maintain and use certain concrete ducts under and across Hamilton avenue		150
Mt. Washington Street Railway Company, right to enter upon, use, occupy and cross Narragansett avenue, Baltimore street and Fremont place		212
Mueller Bros., permission to remove parapet on Baum boulevard		195
Nicola, Mr. F. F., the right to lay, maintain and use a certain concrete tunnel, under and across Exchange way		135
To Dunlevy and Bro. Company, right to construct and maintain tunnel across Enterprise street		60
Lease for		
City of Pittsburgh for premises at 618-620-622 Wylie avenue, for garage for City		130
Room No. 508 in the Oliver building for use of Board of Water Assessors		69
Levyng		
And assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915		54
And assessing taxes and water rents for the fiscal year beginning January 1st, 1916 and ending December 31st, 1916		244
Making		
Appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915		10
Appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1916 and ending December 31st, 1916		255
It unlawful to accost or solicit any person in a public place for immoral purposes		95

INDEX

11

ORDINANCES—Continued.

Page

Opening

Brady street	172
Malden street	3
Meadow street	225
Rebecca street	244
Sample street	116
Stoebner way	110

Prohibiting

Any person on in the behalf of any other person from soliciting on the public streets the privilege or business of performing marriage ceremony	243
Solicitation of custom of trade by what is commonly called "barking"	5

Promote Health and Efficiency of

Firemen in the City of Pittsburgh by providing for a Two-platoon system	239
---	-----

Providing

Alterations to Mechanical Hall, Western Pennsylvania Exposition buildings	255
For examination of permits to persons operating pipes, boilers, engines, containers, tanks or vessels under air, water, gas or steam pressure	219
For construction of a fifteen inch and an eighteen inch pipe storm water sewer on Brookline boulevard	290
For rebuilding the stairways and approaches to Plum way foot bridge	290
That all hospitals and charitable institutions in the City of Pittsburgh maintaining laundries for commercial purposes, etc., shall pay the usual and fixed rate for water used for such purposes	252
That hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly	8

Purchase of

Certain real estate in Fourth ward	203
--	-----

Reconstruction of

Outlet sewer on Barkers place	117
-------------------------------------	-----

Reconstruction and remodeling of

Portion of Herron avenue (formerly Forfar street) bridge	134
--	-----

Re-establishing grade of

Barbeau street	69
Barkers place	70
Brady street	224
Butler street	228
Capitol avenue	62
Carrillo street	188

ORDINANCES—Continued.

Page

Re-establishing grade of

Cecil place	70
Cooper avenue	125
Darragh street	188
Duquesne way	70
Eighth street	71
Enfield street	240
Evans way	70
Exchange way	71
Fairmount street	81
Fancourt street	73
Federal street	72
Fifth avenue	73
Fourth avenue	97
Hamilton avenue	225
Liberty avenue	6
McCrea way	74
Maddock place	73
Mentor way	73
Penn avenue	71
Penn avenue	182
Perrott avenue	197
Saline street	189
Scott place	74
Tenth street	156
Thirty-third street	6, 152
Turrett street	83

Regrading, repaving, recurbng

Forbes street	172
Laying of sidewalk pavements and otherwise improving to the re-established grades of the following public highways, Penn avenue, Duquesne way, Bells way, Barbeau street, Fancourt street, Evans way, Stanwix street, Fifth avenue, Cecil place, Mentor way, Federal street, McCrea way, Exchange way, Barkers place, Scott place, Maddock place and Eighth street	85

Regulating

Dance Halls	142
In the interests of public safety, health and convenience, the movement of pedestrians, animal and vehicular traffic of every kind in streets, parks, bridges, squares and public places (supplement to)	136
Payment to persons in the employ of the City of Pittsburgh, of salary or wages during absence from their employment by reason of illness contracted or injuries sustained while in the performance of their duties	93
The opening of surface of streets, alleys and highways.....	78

INDEX

13

ORDINANCES—Continued.

Page

Repaving of

Sandusky street	118
Tenth street	140

Repealing

An Ordinance establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexel street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock road, Shoreham street, San Pedro street, St. Albans street, Sewickley road and Winshire street	204
An Ordinance for issuing and sale of bonds for widening and improving Grant boulevard, Amanda street, etc., etc.	154
An Ordinance for issuance and sale of bonds for construction of water surface sewer in the Nine Mile run drainage basin, etc., etc....	154
An Ordinance for improvement of a public highway along the face of Mt. Washington hillside, etc.	155
An Ordinance for sale of bonds for purpose of funding unfunded indebtedness of City	251
An Ordinance locating Albermarle avenue	223
An Ordinance locating Coanza street	128
An Ordinance locating Beeler street	251
An Ordinance locating Bellerock street	238
An Ordinance locating Breed street	157
An Ordinance locating Brightwood street	128
An Ordinance locating Enfield street	157
An Ordinance locating Larimer avenue	187
An Ordinance locating Murdock street	223
An Ordinance locating Squirrel Hill avenue	223
An Ordinance opening Breed street	187
An Ordinance re-establishing the grade of Tenth street	188
An Ordinance widening Everett street	157
Item one of Section 2 of An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh	172

Reporting of

Venereal diseases	103
-------------------------	-----

Requiring

Residents, householders, tenants, hotel-keepers, boarding house keepers, retail dealers, etc., to provide separate vessels for garbage and rubbish	108, 135
Hospitals and sanitariums within limits of the City of Pittsburgh to provide and equip, with screens, windows wherein insane or temporarily deranged patients are confined.....	1

Restoring and Reinstating

Leases of H. S. Hays and C. P. Mercer in the North Side Market.....	107
---	-----

ORDINANCES—Continued.		Page
Setting apart		
Three thousand dollars from Code Account No. 150, Bridge bonds for purpose of defraying engineering expenses in connection with the completion of the Manchester (North Side) bridge		251
Setting Aside		
Certain contract to R. D. Thomas & Company for the construction of a certain sewer on Bayard street		133
Settlement of		
Equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company		48
Sewers on		
Albertice street		202
Arnold street		199
Bedford avenue		175
Buente street		217
Butler street (north sidewalk of)		175
Catalpa street		176
Covel way		193
Dagmar avenue		199
Denman way		232
Denniston street		176
Donegal way		210
Elkton street		177
Finance street		177
Frampton avenue		60
Frankfort street		218
Goodwood way		202
Gopher street		177
Grafton street		171
Hillside street		236
Hillside way		232
Huntress street		210
Mansfield avenue		178
Michigan avenue		233
Orbin street		178
Peach way		98
Phillips avenue		182
Poplar way		141
Reed street		179
Reuben street		211
Rolfe street		233
Ruch street		218
Sarah street		179
Sheridan street		171

ORDINANCES—Continued.

Page

Sewers on

Somers street	180
Stafford street	234
Stoebner way	129
Susquehanna street	180
Torrens street	181
Winterton street (both sidewalks of)	193
Woodville avenue	170
Wymore street	181
Zahnizer street	211

Vacating

Amity alley	2
Benton avenue	201
Blair street	158
Brandon road	201
Chiffview road	201
Cresson alley	2
Drexel road	201
Fletcher alley	2
Grenet street	201
Hamilton avenue (portion of)	183
Kenmore road	201
Kleber street	201
Langhorn street	157
Normandie street	201
Pennock road	201
Perrott avenue	201
Perrysville Plank road (portion of)	77
Pitcaltn street (certain sections of)	250
St. Albans street	201
San Pedro street	201
Shoreham street	201
Sewickley road	201
Thirty-third street (portion of)	162
Timberland avenue	289
Unnamed (15) foot alley	2
Windsire street	201

Widening

Freeland way	249
Hamilton avenue	183

RESOLUTIONS

Adopting

Certain suggestions and recommendations to the Civil Service Commission	334
---	-----

RESOLUTIONS—Continued	Page
Agreement with	
Keenan, Thomas J., for the lease of an additional room in the Keenan building	303
McGinness S. J., for lot of ground on Danby street	353
Maloy, Frank B., for tract of land for playground purposes	339
Appropriating	
Seventeen thousand dollars from Appropriation No. 42, Contingent Fund for maintenance of five fire engine houses and employees..	342
Board of Water Assessors	
To issue exonerations in favor of Manchester Savings Bank and Trust Company	351
To issue exonerations in favor of Historical Society of Pennsylvania..	368
City Clerk	
Authorized to print the ordinances of the old City of Allegheny in book form for the time from March 30th, 1907, to December 31st, 1907	375
City Controller	
And Mayor to pay sum not exceeding \$50.00 for expenses of Superintendent of Bureau of Recreation in attending National Conference of Charities and Correction	330
To furnish the Mayor and Council currently throughout the year reports containing data and statistics with reference to the cost of paving, street cleaning and other measurable activities, where unit costs are obtainable, etc., etc.	395
To pay salaries, recreation directors, etc.	374
City Solicitor	
To cause or strike off assessment on property of Mollie W. Wilson ..	334
To present an appearance for the Council, etc., regarding equity suit in the matter of the uniform tax law	388
To settle suit brought by Francis A. Byerly versus the City of Pittsburgh	307
City Treasurer	
To extend time for payment of taxes	314
To issue receipt to Pittsburgh Railways Company for street cleaning for 1915	343
To issue receipt for taxes, etc., to Duquesne Light Company	343
To issue receipt to H. J. Heinz Company for donations to Animal Rescue League	344
To issue receipt to Ohio Valley Water Company	378
To signify willingness of City to German National Bank, regarding deposits of City of Pittsburgh	344
Clerk of Council	
To correct error of record of an ordinance authorizing the settlement of the equity suit of City of Pittsburgh, against the Oliver Iron & Steel Company	305

RESOLUTIONS—Continued

Page

Collector of Delinquent Taxes

- To write off from his books assessment against Harry F. Wills..... 386

Committee on Finance

- To engage Stenographer during hearings on and preparation of the ordinance making appropriations for the fiscal year 1916 381

Deed to

Barker, E. H.	390
Bradshaw, George C.	306
Cohen, Philip	392
Collins, Eliza J. and Gertrude Christy	321
Daggett, Frank J., (guardian)	341
Duncan, William	351
Fallat, Metro	392
Foster, J. H.	372
Gartshore, John	397
Gebhard, Appolonia K.	368
Glassburner, John	306
Graham, Thomas	321
Graver, John A.	393
Gray, Charles 6.	294
Hall, William C.	397
Hallhahn and Ahearn	354
Haney, W. J.	392
Harcum, Andrew	375
Harper, James F.	333
Hershberger, Thomas P.	331
Hickox, Harry	330
Hunter, Nancy Jane	319
Houston, A. C.	364
Karimai, Maria	336
La Spade, Joseph	312
Lash, J. B.	392
Lithuanian Literary Association	392
Littell, David S.	330
Lowrie, Mrs. M. N.	383
Lynch, Mrs. Mary	309
McCombs, William P., Company	357
Mollenauer, Frederick H., (quit claim)	331
McLaughlin, James R.	365
McLaughlin, Thirza	331
Magerry, Mary Ann	322
Malone, Timothy D.	328
Maloy, Frank B.	361
Martin, W. A.	373

RESOLUTIONS—Continued	Page
Deed to	
Miller, Charles and John Berberich, trustees for the heirs of Henry Miller	309
Miller, Charles and John Berberich, trustees for the heirs of Henry Miller, quit claim	309
Moore, William J.,	383
Morrow, John	373
Murphy, John	392
Nolan, Mary	390
O'Donnell, Hugh J.	342
Papale, Charles (special warranty)	357
Pennsylvania Railroad Company	393
Poccio, Sabbi De	390
Powers, Mary R., Eleanor, Myron and Virginia	393
Ruffo, Joseph	353
Rush, John P.	325
Shaub, A. G.	375
Shields, Mary E.	393
Shields, Sarah E.	315
Stack, Margaret	387
Stetson, Beckie B.	379
Smith, Gerard C., (quit claim)	326
Valentine, Mrs. Rose	373
Walker, H. Q.	393
Weil, Henry E.	319
Wood, James O., (quit claim)	341
Williams, Mrs. E. M.	351
Young, Mary E.	300
Young, Joseph F.	368
Zinka, Annie	387
Zitelli, John, (special warranty)	357
Director of Department of Charities	
To expend a sum not exceeding \$150.00, for alterations, repairs and equipment and removal to building at 439 Second avenue	321
Director of the Department of Public Health	
To appoint one day and one night watchman	293
To continue employment of foreman and laborers in Bureau of Parks	364
To supply temporary laborers	293
Director of Department of Public Safety	
To give exhibition of the work performed by the Division of Weights and Measures at Motor Square Garden	326
To transfer fire alarm bell from Engine House No. 51, to the Volunteer Fire Department of Reserve township, Allegheny County, without cost to them for their purposes	395
To detail two bright intelligent firemen to enter the Fire College of the Fire Department of New York city for thirty days for instructions	304

RESOLUTIONS—Continued

Page

. Director of Department of Supplies

And the Mayor to donate and deliver bell from Engine Company No. 47, to Ben Franklin Public Schools	320
To sell and deliver air compressor in the cellar of Engine Company No. 1, to Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh	303

Director of the Department of Public Works

To appoint two (2) delegates to Convention of American Society of Municipal Improvements	371
To complete remaining work on Galveston and South avenues	343
To construct proposed benches on the South Tenth and South Twenty-second street bridges	361
To employ Charles Keck to prepare models for the ornamental parts of the portals to the Manchester bridge	391
To do grading and paving between the two bridges at the "Point" ..	385
To make repairs at South Side Market	359
To place additional signs on the street sign posts now erected along the streets and boulevards selected by Lincoln Highway Association, said signs to be marked Lincoln Highway	305

Exonerating

Phipps Gymnasium from payment of taxes	373
Tuch, S., from payment of \$229.60, on old pumps, etc.	368

H. J. Heinz Company

Authorized to advance the money necessary for the repaving of Progress street	382
---	-----

Lease from

Hurd, A. V., for the certain piece of ground in the Thirteenth ward..	346
Trafford Real Estate Company for the certain piece of ground in the Thirteenth ward	346

..Lease with

Nixon Realty Company for fourth and fifth floor of Nixon Building....	319
Kimberlin, George V.	339

Mayor

Requested to provide through the proper department that wagons which collect garbage and rubbish from the residence, be so marked as to distinguish them from wagons which collect garbage and rubbish from commercial and mercantile houses	301
Requested to furnish the Council the cost of necessary machinery required to make electric current for all purposes in the Diamond Market and using the free gas as fuel	309
Requested to notify Director of Department of Supplies, that it was the intention of Council to purchase new automobile for Bureau of Police	343
Requested to direct the Director of the Department of Public Safety to make requisition upon the Director of Department of Supplies for a runabout to be used by the Chief of the Bureau of Fire	346

RESOLUTIONS—Continued		Page
Miscellaneous		
All Public Buildings of City to be decorated during week of Grand Lodge Convention of Knights of Pythias		353
Council approving action of Chamber of Commerce, regarding advancing rates on live stock		306
Council and Mayor endorsing resolution (which has passed the House) relative to specifying products of the United States		323
Pennsylvania Railroad Company, released from any and all liability to the City of Pittsburgh, arising from lease for property at Smithfield and Carson streets		297
That the Council, the Mayor and the Law Department, to take necessary steps before the Public Service Commission of the Commonwealth of Pennsylvania, regarding rates charged for gas and electricity by public service corporations		305
Painter-Dunn Company		
To change system of lighting on nine propelled runabouts for Bureau of Fire		300
Sale of		
Bonds to Gordon & Company		344
Satisfaction of liens against		
Christian Church of Sheraden		351
Fouse, John G.		354
Gusky, J. M., Orphanage and Home of Western Pennsylvania		370
Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh	306	382
McClure Avenue Presbyterian Church.....		297
McGregor, Andrew, et al.		297
Sharp A. B.,		318
Sterling Land Company		376
Stoehr, Oscar C.		325
Setting aside funds from		
Appropriation No. 42, Contingent Fund, for purpose of improving property leased from George V. Kimberlin		338
Appropriation No. 42, Contingent Fund, for improving playground at Thirty-sixth street and Liberty avenue		342
Appropriation No. 42-10, for grading and otherwise improving the property leased by the City of Pittsburgh, from A. V. Hurd and Trafford Real Estate Company		346
Appropriation No. 1418-D "Materials" Division of Surveys, Bureau of Engineering for the purpose of paying the cost of electric wiring for the lighting system of the Corliss Street Tunnel		296
Code Account No. 1796, for the payment of laborers wages in the Bureau of Tests		338
Contingent Fund for necessary equipment at the Woods Run and Phipps Playground		295

RESOLUTIONS—Continued

Page

Setting aside funds from

Contingent Fund Appropriation No. 107, to the credit of contract 21-A, for additional work on North Side Reservoir	324
Contingent Fund Appropriation No. 42, for purpose of carrying sufficient employees to maintain the Sheraden Playgrounds during the summer months	325
Contingent Fund for erection of back stop for ball games on property leased from Frank B. Maloy	342
The proceeds arising from sale of Bridge Bonds Series D-1912, for purpose of defraying the cost of engineering and inspection services in connection with the reconstruction of the Sylvan Avenue Bridge	296

Superintendent of Motor Vehicles

Authorized and empowered to retain laborer at Wylie avenue garage	364
---	-----

Transferring Funds from

Appropriation No. 42-C.C., Item, Shiloh Playgrounds and from Appropriation F.F., Item, Arlington Park to Item, Highland Park Ball Grounds, same appropriation	305
Appropriation No. 42, Contingent Fund to Appropriation No. 174-A, Market House Bond Fund, for the purpose of building stables, etc	305
Appropriation No. 42, Contingent Fund to the Stephen C. Foster Homestead	311
Appropriation No. 42-10, Item, Tunnel under Grant boulevard at Thirty-third street to Appropriation No. 42-19, "Improving Garfield grounds"	311
Appropriation No. 42, Contingent Fund to Appropriation 1307, Wages, Regular Employees and to Appropriation 1036, Salaries, Regular Employees, Marshalsea City Home	319
Appropriation No. 42, Contingent Fund to Code Account 1190, Services, General Office, Department of Public Safety	319
Appropriation No. 1675, Equipment to Appropriation No. 1672, Supplies, Bureau of Light	322
Appropriation No. 42, Contingent Fund to Appropriation No. 1148, Repairs, Bureau of Police	333
Appropriation No. 42, Contingent Fund to Appropriation 1537, Wages, Temporary Employees, Boardwalks and Steps	333
Appropriation No. 42, Contingent Fund to Appropriation No. 1044, Supplies, Bureau of Horses, Mayor's office	337
Appropriation No. 42, Contingent Fund to Appropriation No. 1682, Miscellaneous Service, Schenley Park, Bureau of Parks	337
Appropriation No. 1011, Miscellaneous Services, Mayor's Office, to Appropriation No. 100, Supplies, Bureau of Horses	345
Appropriation No. 1333, Supplies, Bureau of Child Welfare	346
Appropriation No. 154, Hospital Bond Fund for paying final estimate for grading and macadamizing roadway from Washington boulevard to Tuberculosis Hospital	350
Appropriation No. 42, Contingent Fund to Appropriation No. 1637, Miscellaneous Services, Bureau of Water, rental of rooms in Oliver building; certain Appropriations, Bureau of Highways and Sewers, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant	354

RESOLUTIONS--Continued	Page
Transferring Funds from	
Appropriation No. 1320, Care of Children in Private Institutions, placed there by Court, to Appropriation No. 1303, Transportation General Office, Department of Charities	355
Appropriation No. 1655, Supplies, to Appropriation No. 1658, Equipment, Mechanical Division, Bureau of Water	357
Appropriation No. 1059 to Appropriation No. 1358, Revision of Building Laws	358
Appropriation No. 43, an Appropriation Item, to be known as "Bridge Seats" on South Tenth and South Twenty-second street bridges..	361
Appropriation No. 48, to Appropriation No. 1094, employment of extra Clerks, Department of Assessors	361
Appropriation No. 1403, Supplies to Appropriation 1406, Equipment, General Office, Department of Public Works	361
Appropriation No. 1455-D, "Materials," Bridge Repairs, City Force, to Appropriation 1418-F, "Equipment and Machinery" Administrative Division, Bureau of Engineering.	363
Appropriation No. 48, Interest on Damages to Appropriation No. 49, Interest on Contracts, Department of City Controller	363
Appropriation No. 42-20, and Appropriation No. 40, to Appropriation No. 1524, Repairing Highways, Bureau of Highways and Sewers..	363
Appropriation No. 1037 to Appropriation No. 1041 to Appropriation No. 1040, Repairs, Division of Motor Vehicles	367
Appropriation No. 1005, Contingent Fund, Council and City Clerk, to Appropriation No. 1335, Revision of Building Laws	367
Appropriation Item 1086, Purchase of lands at Sheriff sales, Department of Law to an Item to be known as Contingent Fund 42-30...	368
Appropriation No. 1047, Miscellaneous Services, Department of City Controller, to Appropriation No. 41, Refunding City Taxes.....	369
Appropriation No. 1655, "Supplies", to Appropriation No. 1565, Materials, Mechanical Division, Bureau of Water	370
Appropriation No. 171, Water Improvement and Extension Loan Fund to Appropriation No. 171-A, Salaries and Expenses, Bureau of Water	371
Appropriation No. 1512, Materials, Buildings, to Appropriation No. 1507, Repairs, Stables and Yards, and from Appropriation No. 1535, Removal of Snow and Ice to Appropriation No. 1509, Repairs, Stables and Yards, Bureau of Highways and Sewers	371
Appropriation No. 1333, Supplies to Appropriation No. 1336, Equipment and Machinery, Board of Water Assessors	376
Appropriation No. 1012, Supplies, Mayor's Office, to Code Account No. 1039, Materials, Division of Motor Vehicles	382
Appropriation No. 1498, Salaries, Division Offices, to Appropriation No. 1541, Wages, Regular Employes, Bridges other than toll.....	385
Appropriation No. 1409 to Appropriation No. 1412, Equipment and Machinery, General Office, Photographic Division, Department of Public Works	385
Appropriation No. 1062, Miscellaneous Account, to Appropriation No. 1063, Supplies, Department of City Treasurer.....	385
Appropriation No. 1034, Equipment, to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity	388

RESOLUTIONS—Continued

Page

Transferring Funds from

Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works, to Appropriation No. 42-11, Sheraden Playgrounds, Bureau of Parks	388
Appropriation No. 1655, Supplies, to Appropriation No. 1656, Materials, Mechanical Division, Bureau of Water.....	389
Appropriation No. 1306, Salaries Regular Employees, to Appropriation No. 1307, Wages Regular Employees, Pittsburgh City Home, Department of Charities	391
Appropriation No. 1306, Salaries Regular Employees, to Appropriation No. 1310, Supplies, Pittsburgh City Home, Department of Charities	391
Appropriation No. 1302 to Appropriation No. 1304, Pasteur Treatment, General Office, Department of Charities	391
Balance remaining in the General Fund, Code Account No. 1470-E, Repaving Schedule, for completion of contract, etc., improving the sewerage systems in the Brookline District.....	379
Balance remaining in General Fund, Code Account No. 1485-E, Repaving Schedule, surfacing roadway in Riverview Park	370
Bureau of Public Morals to Code Account No. 1076, Department of Law	324
Bureau of City Property from one Code Account to another.....	387
Certain appropriations, Bridge Repainting, City Force	367
Certain appropriations for Asphalt Repair Plants, Bureau of Highways and Sewers	371
Certain appropriations for Asphalt Repair Plants, Bureau of Highways and Sewers, to certain other appropriations for the Asphalt Repair Plants, Bureau of Highways and Sewers.....	380
Certain appropriations in the Bureau of Highways and Sewers to other certain appropriations for Bureau of Highways and Sewers	383
Code Account No. 42, Contingent Fund to Code Account No. 1180, Item "Salaries" Regular Employees, Bureau of Building Inspection	294
Code Account 1043, Supplies, Bureau of Horses, to Code Account 1042, Regular Salaries, Bureau of Horses	297
Code Account No. 1573, Wages, Wharves and Landings to Code Account No. 1549, Wages, North Side Market, Bureau of City Property	298
Code Account No. 1003, Advertising to Code Account 1004, Supplies, Council and City Clerk, for the fiscal year 1914.....	301
Code Account No. 1080½, "Expense of Possible Litigation" to Code Account No. 174-A, "Market House Bond Fund"	304
Code Account No. 1793, Repairs to Code Account No. 1789, Wages, Temporary Employees, Bureau of Recreation	307
Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering and credit same to pay for construction of sewer on P. P. of P. C. C. & St. L. Railroad, Ellen and Thomas Sullivan and Bridget Seymour, Code Account No. 42, Contingent Fund	307
Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering and credit same for cost of completing the repaving of Penn avenue from Thirty-second street, eastwardly..	307

RESOLUTIONS—Continued	Page
Transferring Funds from	
Contingent Fund Appropriation No. 42, to Municipal Hall, Code Account No. 1558, Salaries, Bureau of City Property	315
Code Account No. 1024, "Miscellaneous Services" to Code Account No. 1028, "Equipment" Bureau of Information and Complaints	319
Code Account No. 1003, Miscellaneous Services to Code Account No. 1004, Supplies, City Clerks Office	321
Code Account No. 1184, Item A-1, Salaries, Bureau of Public Morals to Code Account No. 1126, Item A-1, Department of Public Safety, General Office	310
Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, for purpose of raising and improving streets in North Side flood district	322
Code Account No. 1625, Equipment, Foster Homestead and from Code Account No. 1564, Municipal Hall to Code Account No. 1621, Miscellaneous Service, Foster Homestead and Code Account No. 1624, Repairs, Foster Homestead and Code Account No. 1593, Repairs, South Side Market	322
Code Account No. 1775, Repairs to Code Account No. 1774, Materials, West Park, North Side, Bureau of Parks	333
Code Account No. 1229, Improvements to Code Account No. 1226, Materials, Municipal Hospital	331
Code Account No. 1564, Repairs, to Code Account No. 1565, Equipment, Bureau of City Property	342
Code Account No. 1455-D "Materials" Bridge Repair Bureau of Engineering to Code Account No. 1418-F, "Equipment and Machinery", General Executive Bureau of Engineering	342
Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering, for payment of reflooring the Second Avenue bridge over Nine Mile Run	346
Code Account No. 1075, Miscellaneous Service to Code Account No. 1076, Witnees fees, Department of Law	350
Code Account No. 1790, Miscellaneous Services to Code Account No. 1792, Materials, Bureau of Recreation, Department of Public Works	359
Code Account 1485-E, Repaving Schedule to Code Account 1546-A-4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers	363
Code Account 1787, Salaries, Regular Employees to Code Account 1789½, Wages, Temporary Employees	364
Code Account No. 1570, Salaries, Diamond Market to Code Account No. Playgrounds	311
Code Account No. 1795, Structural and Non-Structural Improvements to Code Account 42-19, Garfield Playgrounds, Bureau of Recreation, Department of Public Works	370
Code Account No. 1796-A, Salaries, Regular Employees to Code Account No. 1797-B, Miscellaneous Services; Code Account No. 1798-C, Supplies, and Code Account No. 1796½-A, Wages, Regular Employees	372
Code Account No. 1158 "C" Supplies, Bureau of Fire, to Code Account No. 1159, Item "D" Materials, Bureau of Fire	375
Code Account No. 1095, Miscellaneous Services and from Code Account No. 1096, Supplies to Code Account No. 1094, Salaries, Temporary Employees, Department of Assessors	376

RESOLUTIONS—Continued

Page

Transferring Funds from

Code Account No. 1484-E, Retaining Walls, to Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering..	377
Code Account No. 1661, "Wages, Temporary Employees" to Code Account No. 1664, "Materials," Distribution Division, Bureau of Water	378
Code Account No. 1476-E, Repairs, to Code Account No. 1474-C, Supplies, Division of Public Utilities, Bureau of Engineering.....	379
Code Account No. 1080½, Expense of Possible Litigation, to Code Account No. 1077-C (Supplies and Printing), and from Code Account No. 1080½ to Code Account No. 1079-F, Equipment, Department of Law	379
Code Account No. 1126, Item "A," Salaries General Office, Department of Public Safety, to Code Account No. 1131, Item "C," Supplies General Office, Department of Public Safety	379
Code Account No. 1672, Supplies, Bureau of Light, to Code Account No. 1675, Equipment and Machinery, Bureau of Light, and to Code Account No. 1669, A-3, Regular Employees, Bureau of Light.....	381
Code Account No. 1670, A-4, "Wages Temporary Employees," Bureau of Light, to Code Account No. 1673-D, "Materials," Bureau of Light	381
Code Account No. 1222, Salaries, to Code Account No. 1223, Wages, Municipal Hospital	382
Code Account F-1328, Department of Supplies, to Code Account B-1324, Department of Supplies	383
Code Account No. 1661, Wages Temporary Employees, to Code Account No. 1662, Miscellaneous Services, Distribution Division, Bureau of Water	383
Code Account No. 1790, Miscellaneous Services, to Code Account No. 1791, Supplies, in the Bureau of Recreation.....	387
Code Account No. 1787, Salaries, Regular Employees, to Code Account No. 1788, Salaries, Temporary Employees, in the Bureau of Recreation	387
Code Account No. 1793 to Code Account No. 1791, of the Bureau of Recreation	388
Code Account No. 1281, Salaries, to Code Account No. 1282, Wages, Division of Milk and Miscellaneous Food Inspection, Department of Public Health	388
Code Account No. 1047, Miscellaneous Services, to Code Account No. 1048, Supplies, and to Code Account No. 1050, Equipment.....	389
Code Account No. 1644, Wages, Regular Employees, to Code Account No. 1647, Supplies, Filtration Division, Bureau of Water.....	389
Code Account No. 1443, Miscellaneous Service, Division of Inspection, to Code Account No. 1414-B, Miscellaneous Service, General Office, Bureau of Engineering	389
Code Account No. 1222, Salaries, Municipal Hospital, and from Code Account No. 1271, Division of Dairy Inspection, to Code Account No. 1225, Supplies, Municipal Hospital, Department of Public Health	390
Code Account No. 1259, Salaries, Division of Housing and Sanitary Inspection, to Code Account No. 1225, Supplies, Municipal Hos-	

RESOLUTIONS—Continued		Page
Transferring Funds from		
pital, Department of Public Health.....		391
Cole Account F-1328 to Code Account B-1324, Department of Supplies		391
Code Account No. 1571, Wages Diamond Market, to Code Account No. 1570, Salaries Diamond Market		396
Code Account No. 1019, Magistrates' Supplies, and from Code Account No. 1022, Magistrates' Equipment, to Code Account No. 1038, Supplies, Division of Motor Vehicles, and from Code Account No. 1011, Miscellaneous Services, Mayor's Office, to Code Account No. 1015, Equipment, Mayor's Office		396
Contingent Fund Appropriation No. 42, to Appropriation No. 1801, Equipment, Bureau of Tests		327
Contingent Fund No. 42 to Appropriation No. 1379, for the use of the Veterans of Foreign Wars of the United States		337
Contingent Fund to an Item to be known as Infant Welfare Campaign		338
Contingent Fund, Appropriation No. 42, to Code Account No. 1619, Salaries, Comfort Stations		355
Item 1074 and Item 43 to Item 1075		296
Item "Construction of Approaches to the North Side Point Bridge" Appropriation No. 150, "Bridge Bonds" Series A-1910		298
Municipal Hospital Bond Fund 168-A, to Municipal Hospital, Equipment 168-B, for necessary equipment		319
North Side Market, Code Account No. 1584, Repairs, to Diamond Market, Code Account No. 1576, Repairs		333
North Side Market House Fund to Code Account No. 1581, North Side Market, Miscellaneous Services		364
One Code Account to another in Bureau of City Property		372
One code account to another to the Department of Public Health....		378
One code account to another in the Division of Motor Vehicles.....		388
Respective Appropriations to Appropriation No. 1485-E, Repaving Schedule, Item, surfacing roadway in Riverview Park		351
Respective Code Accounts, Bureau of Tests		367
Respective appropriations to Appropriation No. 1452-A-3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering		367
Respective appropriations of the Bureau of Engineering to Code Account No. 1419-M, "Castings," Bureau of Engineering.....		384
Service Code Accounts to various Bureaus		371
Warrants in Favor of		
Ahrens-Fox Fire Engine Company, for.....	1,364.00.....	358,
Alderdice, R. J., for	26.90.....	358,
Alderdice, R. J., for	18.00.....	332,
Allen, Miss Anna	35.00.....	316,
Anderson Darragh Company, Limited, for.....	102.87.....	311,
Anderson, John, for	115.00.....	369,
Anderson, John, for	135.00.....	377,
Ashford, Thomas F., for.....	363.75.....	347,

RESOLUTIONS—Continued

Page

Warrants in favor of

Atlantic Terra Cotta Company, for.....	40.00.....	295,
Axthelm Electric Company, for	23.35.....	295,
Balzer, E. J., for	385.50.....	376,
Barbin, James, for	99.35.....	304,
Barker, Fannie, for	187.96.....	347,
Barr, J. Toner, for	18.00.....	327,
Beltzhoover Republican Club, for	10.00.....	360,
Beyer, Dr. J. Walter, for.....	35.00.....	325,
Bohlendar, Peter and Son, for	137.50.....	352,
Bolster, J. William, for	20.00.....	299,
Bolster, J. William, for	148.00.....	396,
Booth & Flinn, Ltd., for	202.52.....	374,
Booth & Flinn, Ltd., for.....	1,021.90.....	376,
Booth & Flinn, Ltd., for.....	187.36.....	361,
Booth & Flinn, Ltd., for.....	461.60.....	321,
Bosan, Henry, for	500.00.....	347,
Bott, John Phillip, for	72.58.....	335,
Branston, Jacob, for	57.93.....	320,
Broderick, Lawrence, for	43.33.....	345,
Brooks, Thomas H., for	47.50.....	316,
Burke, Thomas, Jr., for	30.00.....	301,
Burgoyne, A. G., for	125.00.....	317,
Burns, Thomas, for	132.09.....	339,
Burns, Andrew N., for	100.00.....	380,
Burns, Andrew N., for	100.00.....	384,
Buskirk, E. Van, for	100.00.....	375,
Burroughs Adding Machine Company, for.....	403.00.....	304,
Butterfield, L. C., for	4.10.....	332,
Byerley, Francis A., for	208.98.....	307,
Campbell, Mrs. Ellen, for	1,800.00.....	302,
Carson, Arthur, for	53.63.....	331,
Carter Electric Company, for	3,430.74.....	311,
Carter Electric Company, for	15.15.....	366,
Carter Electric Company, for	434.00.....	369,
Carlyle, John, for	39.05.....	352,
Carroll, Thos. F., for N.....	3.00.....	332,
Casale, Antonio, for	41.50.....	315,
Casey, John F., Company, for.....	189.90.....	299,
Cavanaugh, James, for	32.00.....	307,
Christmas Tree Committee, for	500.00.....	390,
Cervone, Frank, for	68.00.....	390,
Cochran, J. F., for	150.00.....	348,
Cochran, Raymond J., for	10.71.....	308,
Cochrane, George A., for	50.00.....	328,
Colhauer, Dr. Frederick H., for.....	16.12.....	293,

RESOLUTIONS—Continued		Page
Warrants in Favor of		
Collier, Frank, for	75.00	377.
Collier, Frank, for	75.00	369.
Collins-Gordon Contracting Company, for.....	1,756.80	377.
Connor, Bernard, for	19.13	309.
Conradis, August, for	62.27	382.
Crawford, D. F., Company, for.....	340.00	297.
Cronin, Thomas, Company, for.....	45.00	325.
Cronin, Thomas, Company, for.....	125.00	352.
Crummie, William J., for	38.75	320.
Cummer, F. D. & Son Company, for.....	347.09	311.
Cyrus, Arthur, for	32.50	348.
Dalzell, Mrs. Sarah E., for.....	185.46	337.
Darnell, Rachell, for	25.75	348.
Davies, William J., for	12.03	345.
Davis, W. A., Quartette & Orchestra, for.....	80.00	298.
DeSanto, Carlo, for	13.50	312.
Dies, S. A., for	106.31	359.
Diulus, F. and F., for	148.20	386.
Dorgan, Lawrence, for	21.85	335.
Drum, William E., for	100.00	362.
Drum, William E., for	74.19	362.
Duquesne Light Company, for	67.50	298.
Dye, Joseph H., for	3.60	332.
Eggenton, W. H., for	125.00	373.
Eigenraugh Company, The, for	233.73	362.
Employees, for	301.
Emploees of Bureau of Public Morals, for.....	315.
Elliott, Mathew, heirs, for	199.86	310.
Ellwood Stone Company, The, for.....	776.56	315.
Episcopal Church of the Messiah of Sheraden, for	72.11	320.
Evans, Jones, Sons Company, for.....	562.00	235.
Ferguson, J. A., for	250.00	359.
Ferson, James, for	15.32	335.
Fidelity Title & Trust Company, E. W. Burton, et al.	288.54	339.
Flannery, Jas. J., Bro. Company, for.....	566.90	384.
Fort Pitt Hotel Company, for	131.40	297.
Forsaitth, Mrs. Ida, for	2.00	359.
Foster, Alvin, for	100.00	317.
Gallagher, James A., for	177.42	302.
Gallagher, James A., for.....	100.00	299.
Garden City Wrecking Company, for.....	1,700.00	315.
Gauh, Dr. O. C., for	25.00	235.
German Beneficial Union, for	138.66	348.
Gerneth, Joseph, for	10.96	335.

RESOLUTIONS—Continued

Page

Warrants in Favor of

Gluevir, Sally, for	150.00.....	395,
Golden, P. J., for	6.04.....	332,
Graffelder, Chas. A., for	119.00.....	390,
Grael, Mary M., for	168.67.....	355,
Greenberg, Charles, for	300.00.....	314,
Gram, Henry, for	246.00.....	323,
Grether Fire Equipment Company, for.....	320.50.....	332,
Gwynn Gas Burner & Engineering Company, for	75.00.....	299,
Haggerty, Daniel J., for	36.00.....	323,
Hal'iwel, Harry, for	75.60.....	294,
Halliwell, Harry, for	79.10.....	310,
Halpin, Cornelius P., for	24.51.....	345,
Hamilton, C. C., for	66.50.....	395,
Hartigan, John T., for	18.00.....	308,
Hartigan, John, for	18.00.....	314,
Hehmann, H. S., for	200.00.....	380,
Henderson, Joseph W., for	78.92.....	365,
Henry, Elmer K., for	18.55.....	332,
Hess, Frederick J., for	22.00.....	293,
Higgins, G. F., Company, for.....	498.00.....	332,
Higgins, G. F., Company	186.00.....	369,
Hirt, Frederick, for	33.79.....	386,
Hoover, Owens, Reutschler Company, for.....	75.00.....	320,
Hopkins, Dr. Herbert, for	25.00.....	299,
Horne, Joseph, & Company, for	88.75.....	298,
Hughes, Thomas, for	86.89.....	317,
Industrial & Domestic Film Company, for.....	251.25.....	365,
Industrial & Domestic Film Company, for.....	500.00.....	380,
Jama, William, for	90.00.....	294,
Jenny, Clairville R., for	62.50.....	352,
Johnston, R. W., Studio, for	20.00.....	384,
Jones, Solomon and George A., for.....	343.56.....	326,
Kane, James F., for	100.00.....	317,
Keogh, Catherine, for	100.00.....	352,
Kerr, Thomas, R., for	155.94.....	326,
Kern, Willis, for	64.00.....	390,
Keystone Ornamental Iron Company, for.....	225.00.....	365,
Knightly, Patrick, for	128.25.....	310,
Koch, Fred, for	4.30.....	373,
Kraus, J. W., for	100.00.....	374,
Kreimeier, David, for	157.13.....	327,
Kreusler, H. L., for	698.33.....	395,
Kunkle, Stephen, for	115.00.....	369,
Kunkle, Stephen, for	135.00.....	377,
Kurtz, Jacob, for	108.00.....	310,

RESOLUTIONS—Continued.		Page
Warrants in Favor of		
Landis, H. M., for	2,396.12.....	358,
Lane, Thomas, Company, for.....	70.00.....	332,
Lane, Thomas, Company, for	46.56.....	314,
Lapiano, Dominic, for	78.75.....	308,
Lee, Edward B., for	11,500.00.....	301,
Lenon, Bernard A., for	70.00.....	313,
Lever, J., for	10.00.....	302,
Liberty Bell Committee		385,
Liddell, F. C., for	75.00.....	374,
Liggett, Frank R., for	157.11.....	329,
Link-Belt Company, for	1,994.90.....	338,
McAleenan Brothers Company, for.....	75.00.....	366,
McAleenan Bros. Company, for.....	57.67.....	345,
McCarthy, John, for	67.35.....	366,
McCondrew, John, for	57.66.....	336,
MacConnell, Mrs. Mathilda G., for.....	2,500.00.....	362,
McClurg, William E., for	10.71.....	312,
McCutcheon, Lydia B., for	650.00.....	340,
McElveen Furniture Company, for	347.00.....	340,
McNeil, Jas M. & Bro. Company, for.....	1,250.00.....	323,
McKenna Bros. Brass Company, for	22.47.....	366,
McKenna, F. H., for	5.00.....	396,
McKown, Mrs. M. E., for.....	42.67.....	377
Maeder, J. F., for.....	51.53.....	396,
Magee, Christopher (Trustee), for	256.25.....	360,
Malarkey, Mrs. Gesilda, for	27.37.....	294,
Marbleloid Company, The, for	322.00.....	366,
Martin, Dr. W. W., for	20.00.....	360,
Martin & Hughes, for	184.68.....	384,
Masterson, James, for	11.53.....	345,
Matthews, James A., for	225.00.....	340,
Mauch, William H., for	12.50.....	308,
Mazer, Joseph, for	21.57.....	313,
Meeds, H. P., for	125.00.....	317,
Mellon, A. W., for.....	162.98.....	327,
Mercurio, Antonio, for	17.00.....	308,
Metzier, George, for	31.50.....	374,
Miller, A. D. Sons Company, for.....	12.00.....	355,
Mills, Elmer, for	17.42.....	335,
Mohney, C. L., for	202.00.....	359,
Monongahela Construction Company, for.....	1,080.00.....	295,
Monongahela Construction Company, for.....	182.00.....	360,
Moranti, Feurello, for	163.00.....	298,
Moss & Blakeley Plumbing Company, for.....	516.00.....	293,
Moss & Blakeley, for	89.00.....	362,

RESOLUTIONS—Continued

Page

Warrants in Favor of

Moss & Blakeley, for	27.93.....	386,
Murto, Frank D., for	350.00.....	312,
Nirella Orchestra, for	110.00.....	390,
Nirella, V. D., for	20.00.....	390,
Noe, Mrs. Katherine, for	10.00.....	308,
Novelty Advertising Company, The, for.....	183.40.....	382,
Nunge, J. W., for	50.00.....	369,
Nunlist, Albert, for	83.48.....	316,
O'Connor, James, for	95.42.....	355,
O'Connor, Leo, for	16.13.....	336,
O'Herron, M., Company, for	45.10.....	313,
O'Herron, M., Company, The, for.....	268.50.....	396,
O'Herron, M., Company, for.....	83.90.....	380,
O'Neil, E. M., for	137.64.....	340,
O'Neil, E. M., for	184.37.....	356,
O'Toole, Thomas, for	14.19.....	336,
Oliver, Henry W., Estate of, for	91.52.....	388,
Owens, Mrs. Belle, for	700.00.....	314,
Pagone, Carmine, for	75.00.....	356,
Payment of expenses of preparation of a build- ing code	358,
Payne, Wm. J., Jr., for	413.64.....	302,
Payne, Wm., J. Jr., for	308.28.....	303,
Pennsylvania Drilling Company, for	615.30.....	369,
Pennsylvania Water Company, for	5,000.82.....	369,
Pepwatch, Vincent, for	67.00.....	356,
Phelan, Rt. Rev. Richard, for.....	320.17.....	328,
Phillichody, Otto, for	166.66.....	369,
Phillichody Otto, for	166.66.....	377,
Platkowski, Stephen, for	2.22.....	332,
Pihl & Miller, for	65.00.....	375,
Pihl & Miller, for	272.00.....	320,
Pittsburgh Auto Lamp Repair Company, for....	50.00.....	320,
Pittsburgh Calcium Light Company, for.....	225.00.....	303,
Pittsburgh Construction Company, for.....	23.47.....	348,
Pittsburgh Foundry & Machine Company, for..	29.06.....	360,
Pittsburgh Sanitary Flooring Company, for....	50.00.....	296,
Pittsburgh & Western Railroad Company, for..	287.65.....	349,
Porter, Vinton F., for.....	20.00.....	329,
Price, D. W., for	24.70.....	313,
Proctor, A. W., for	1,507.74.....	299,
Real Estate Board, for	55.00.....	304,
Richards, Ethel May, for	44.35.....	336,
Rifle, D. T., for	195.00.....	360,
Rising & Radcliffe, for	11.25.....	298,
Rosedale Foundry & Machine Company, for....	63.00.....	316,
Schellenberg, F. F. and Company, for.....	455.82.....	349,
Schifano, Mrs. Andy, for	24.75.....	309,

RESOLUTIONS—Continued		Page
Warrants in Favor of		
Schmidt, Martha, for	45.00.....	308.
Schorr, John, Estate, for	133.10.....	356.
Schuler, J. C., for	15.94.....	381.
Schwartz, John P., for	255.55.....	304.
Shenk, Henry, Company, for	1,418.98.....	311.
Shelton, C. W., for	700.00.....	332.
Sherrer, Cora M., for	31.20.....	349.
Smith, George L., for	40.65.....	310.
Smith, Myles, for	2.22.....	332.
Sneathen, J. C., and Jennie, for.....	50.00.....	357.
Sparr, George P., for	16.13.....	336.
Stange, Maud P., for	50.00.....	349.
Stewart, Joseph K., for	75.00.....	305.
Stiegerwald, Jacob, for	74.00.....	315.
Stieren Optical Company, Wm. M., for.....	20.00.....	390.
Succop, W. J., Company, for	47.49.....	362.
Sunlight Illuminating Company, for	1,400.00.....	358.
Swaney, Frank L., for	157.50.....	313.
Swaney, Frank L., for	75.00.....	338.
Tate, John M., Company, for.....	924.82.....	311.
Taylor Burner & Electroplating Company, for..	10.00.....	363.
Taylor, John, for	60.00.....	381.
Taylor, John, for	111.86.....	310.
Taylor, John, for	94.00.....	294.
Taylor, Margaret A., for	3.00.....	332.
Tener, W. J., Company, Agents, for.....	410.00.....	324.
Thomas, R. D. & Company, for.....	227.01.....	341.
Todd, Edward S., for	15.70.....	350.
Tolbert, Lucinda, for	17.47.....	338.
Valley Camp Coal Company, for	17.00.....	313.
Veterans of Foreign Wars	337.
Waite, Isaiah, for	195.00.....	350.
Wall, Thos. J., for	100.09.....	303.
Wall, Thomas J., for	100.00.....	313.
Wandless & Wamhoff, for	45.03.....	366.
Weill, Dr. N. J., for	10.00.....	299.
Weldon & Kelly Company, for.....	219.43.....	363.
White, James J., for	99.00.....	316.
White, James J., for	53.90.....	318.
Wilson, George S., for	106.38.....	296.
Williams, Joseph R., for	81.00.....	316.
Winterton Land Company, for.....	133.78.....	329.
Wuerthele, William, for	147.81.....	341.
York Manufacturing Company, for.....	251.10.....	311.
Zivcic, Joseph, for	87.75.....	300.
.....	326.

APPENDIX

No. 1

AN ORDINANCE—Amending Paragraph 2 Section 3 of an ordinance entitled, "An Ordinance amending Section 3 of an ordinance entitled 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Three Hundred Thousand Dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in connection with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the redemption of said bonds and the payment of interest thereon,' approved September 2, 1914," approved December 3, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Paragraph 2 of Section 3 of an ordinance entitled, "An Ordinance amending Section 3 of an ordinance entitled, 'An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Three Hundred Thousand Dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in connection with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the redemption of said bonds and the payment of interest thereon,' approved September 2, 1914," approved December 3rd, 1914," which reads as follows, to-wit:

"Bonds in the aggregate amount of Ten Thousand Dollars shall be payable on the first day of September in each and every year, beginning with the year

One Thousand Nine Hundred and Fifteen and ending with the year One Thousand Nine Hundred and Forty-five," shall be and the same is hereby amended to read as follows:

"Bonds to the aggregate amount of Ten Thousand Dollars shall be payable on the first day of September in each and every year, beginning with the year One Thousand Nine Hundred and Fifteen and ending with the year One Thousand Nine Hundred and Forty-four."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 7, 1915.

Ordinance Book 26, page 429.

No. 2

AN ORDINANCE—Requiring hospitals and sanitariums within the limits of the City of Pittsburgh to provide and equip, with screens, windows of rooms wherein insane or temporarily deranged patients are confined, and prescribing a penalty for violation thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* every hospital or sanitarium within the limits of the City of Pittsburgh shall be required from and after the passage of this ordinance to provide and equip with strong and adequate wire or iron screens every window of any room or rooms in said hospital or sanitarium wherein delirious, temporarily deranged or insane patients are confined.

Section 2. Any failure to comply with the terms of this ordinance shall subject the corporation, association, person or persons owning, leasing or controlling said hospital or sanitarium building to a penalty of One Hundred Dollars (\$100.00), to be recovered in like manner as debts are recovered, and any continued violation of this ordinance after recovery had for said penalty, shall be deemed and considered a separate offense or violation for which said penalty is incurred.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 7, 1915.

Ordinance Book 26, page 430.

No. 3

AN ORDINANCE—Vacating Amity alley in the Twelfth ward of the City of Pittsburgh, as laid out in the East End Life Insurance and Improvement Trust Company's Plan of Lots, from Monticello street northwardly to the northerly line of said plan of lots.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the line of Amity alley, as laid out in the East End Life Insurance and Improvement Trust Company's Plan of Lots, from Monticello street northwardly to the northerly line of the said plan of lots, have petitioned Council of the City of Pittsburgh to enact an ordinance for the vacation of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Amity alley in the Twelfth ward of the City of Pittsburgh, as laid out in the East End Life Insurance and Improvement Trust Company's Plan of Lots, recorded in the Department of Public Works, Bureau of Engineering, in Plan Book, vol. 4, page 234, from Monticello street northwardly to the northerly line of the said plan of lots and as hereinafter more fully described shall be and the same is hereby vacated

Beginning at a point on the northerly line of Monticello street distant 131.58 feet westwardly from the westerly line of Murland street, said point being at the intersection of the northerly line of Monticello street with the easterly line of Amity alley as laid out in the said plan of lots; thence along the northerly line of Monticello street north 71 degrees 23 minutes 8.42 feet to a point; thence along the easterly line of Lot No. 78 as laid out in the said plan of lots north 18 degrees 37 minutes east 93.39 feet to a point on the northerly property line of the said plan; thence along the said property line south 68 degrees 58 minutes 23 seconds east 8.42 feet to the easterly line of Amity alley, as laid out in the said plan of lots; thence south 18 degrees 37 minutes west 93.04 feet to the northerly line of Monticello street at the place of beginning 784.82 square feet as shown on a plan hereto attached.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 430.

No. 4

AN ORDINANCE—Vacating Fletcher alley, in the Twelfth ward of the City of Pittsburgh, as laid out in Robinson and Dickie's Addition Plan, from Murland street westwardly to the westerly line of said plan.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the line of Fletcher alley, as laid out in Robinson and Dickie's Addition Plan, from Murland street westwardly to the westerly line of said plan, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Fletcher alley in the Twelfth ward of the City of Pittsburgh, as laid out in Robinson and Dickie's Addition Plan, recorded in the Department of Public Works, Bureau of Engineering, in Plan Book, volume 7, page 61, from Murland street westwardly to the westerly line of the said plan and as hereinafter more fully described shall be and the same is hereby vacated.

Beginning at a point on the westerly line of Murland street at the distance of 140 feet northwardly from the northerly line of Monticello street, said point being at the intersection of the westerly line of Murland street and the southerly line of Fletcher alley, as laid out in the aforesaid plan, thence north 70 degrees 37 minutes 30 seconds west 106.10 feet to a point on the westerly property line of the said plan; thence along the said property line north 63 degrees 06 minutes 30 seconds east 33.05 feet to the northerly line of the said alley; thence along the said northerly line south 70 degrees 37 minutes 30 seconds east 83.38 feet to the westerly line of Murland street; thence along the said westerly line of Murland street south 19 degrees 22 minutes 30 seconds east 24 feet to the place of beginning, containing 2273.76 square feet, as shown on a plan hereto attached.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 432.

No. 5

AN ORDINANCE—Vacating an unnamed fifteen (15) foot alley, in the Twenty-seventh ward of the City

of Pittsburgh, laid out in John S. Hall's Plan of Lots and Thomas Mellon's Plan of Lots, from Langtry street to Hall street.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the line of an unnamed fifteen (15) foot alley laid out in John S. Hall's Plan of Lots and Thomas Mellon's Plan of Lots, from Langtry street to Hall street, have petitioned Council of the City of Pittsburgh to enact an ordinance for the vacation of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That an unnamed fifteen (15) foot alley, in the Twenty-seventh ward of the City of Pittsburgh, laid out in John S. Hall's Plan of Lots, recorded in the Recorder's Office of Allegheny County, in Plan Book 5, page 304, and Thomas Mellon's Plan of Lots recorded in the Recorder's Office of Allegheny County, in Plan Book 8, pages 134 and 135, from Langtry street to Hall street and as hereinafter more fully described, shall be and the same is hereby vacated.*

Beginning at a point on the southerly line of Langtry street distant 125 feet eastwardly from the easterly line of Shelby street; thence along the said southerly line of Langtry street north 39 degrees east 15 feet to a point; thence south 51 degrees east along the westerly side of Lot No. 195, as laid out in said plans, for the distance of 120 feet to a point on the northerly line of Hall street; thence along the said northerly line of Hall street south 39 degrees west 15 feet to a point; thence north 51 degrees west along the easterly line of Lots Nos. 169, 170, 171 and 172, as laid out in said plans, for the distance of 120 feet to the place of beginning, containing 1800 square feet, as shown on a plan hereto attached.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 433.

No. 6

AN ORDINANCE—Vacating Cresson alley, in the Eighteenth ward of the City of Pittsburgh, as laid out in "Grandview" Plan of Lots, from Eureka street to Secane avenue.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the line of Cresson alley, as laid out in "Grandview" Plan of Lots, from Eureka street to Secane avenue, have petitioned the Council of the City of Pittsburgh to

enact an ordinance for the vacation of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Cresson alley in the Eighteenth ward of the City of Pittsburgh, as laid out in "Grandview" Plan of Lots, recorded in the Recorder's Office of Allegheny County, Plan Book 20, pages 166 and 167, from Eureka street to Secane avenue and as hereinafter more fully described shall be and the same is hereby vacated.*

Beginning on the southerly line of Eureka street at a point distant 120 feet eastwardly from the easterly line of Ruth street; thence south 0 degrees 32 minutes west 550 feet to a point on the northerly line of Secane avenue; thence along the said northerly line of Secane avenue north 89 degrees 28 minutes west 20 feet to a point; thence north 0 degrees 32 minutes east 550 feet to a point on the southerly line of Eureka street; thence along the said southerly line of Eureka street south 89 degrees 28 minutes east 20 feet to the place of beginning, containing 11,000 square feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 424.

No. 7

AN ORDINANCE—Opening Malden street and way, in the Twenty-seventh ward, from Geyer avenue to Lecky avenue, establishing the grade thereof, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefitted thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Malden street and way, in the Twenty-seventh ward, from Geyer avenue to Lecky avenue be opened to the widths of forty (40) and ten (10) feet respectively, so that the street and way as opened shall occupy all the following described property:*

Beginning on the easterly building line of Lecky avenue at a point where the southerly building line of Malden way produced intersects said building line of Lecky avenue; thence along said easterly building line of Lecky avenue north 12 degrees 36 minutes west 12.0 feet to a point; thence north 77 degrees 24 minutes east 10.42 feet to a point; thence south 83 degrees 40 minutes east 169.09 feet to a point; thence north 6 degrees 20 minutes east 15.38 feet to a point; thence south 83 degrees 40 minutes east 232.55 feet to a point

on the westerly building line of Geyer avenue, as located of a width of 33 feet; thence south 32 degrees 08 minutes west along the westerly building line of Geyer avenue 11.23 feet to an angle in said avenue; thence south 7 degrees 28 minutes east and continuing along said westerly building line of Geyer avenue 30.78 feet to a point; thence north 83 degrees 40 minutes west 235.0 feet to a point; thence north 6 degrees 20 minutes east 146.2 feet to a point; thence north 83 degrees 40 minutes west 161.26 feet to a point; thence south 77 degrees 24 minutes west 14.58 feet to Lecky avenue, to the place of beginning.

Section 2. The grade of the northerly curb line of Malden street and the centre line of Malden way shall begin on the westerly curb line of Geyer avenue at an elevation of 166.13 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 6.66 feet to the west building line of Geyer avenue to an elevation of 165.66 feet; thence falling at a rate of 12.8 feet per 100 feet for a distance of 93.0 feet to a point of curve, to an elevation of 153.76 feet; thence by a concave parabolic curve for a distance of 40 feet to a point of tangent, to an elevation of 149.40 feet; thence falling at a rate of 9.0 feet per 100 feet for a distance of 95.20 feet to a point, to an elevation of 140.83 feet; thence falling at a rate of 46.67 feet per 100 feet for a distance of 158.68 feet to a point, to an elevation of 66.78 feet; thence falling at a rate of 5.0 feet per 100 feet for a distance of 25.0 feet to the east curb line of Lecky avenue, to an elevation of 65.53 feet.

Section 3. The Department of Public Works is hereby authorized and directed to cause said Malden street and way, from Geyer avenue to Lecky avenue to be opened, in conformity with the provisions of this ordinance.

Section 4. The cost, damages and expenses caused thereby and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 435.

No. 8

AN ORDINANCE—Fixing a schedule of fees to be charged for the use of the Music Hall and Lecture Room in the Carnegie Free Library of Allegheny Building.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the following fees be charged for the use of the Music Hall:

For each entertainment or meeting where an admission fee is charged and where the proceeds are not devoted to charity, \$50.00 for each session.

For each entertainment or meeting where an admission fee is charged and where the proceeds are applied to charitable purposes, \$25.00 for each session; but no permission shall be given for such entertainment or meeting unless a certificate be furnished to the custodian of the building by responsible officers of the church, society or charitable institution for the benefit of which said entertainment is to be given, certifying that the proceeds thereof are to be applied entirely to charitable purposes.

For entertainments of an educational nature where an admission fee is charged, \$25.00 for each session.

For entertainments or meetings where no admission fee is charged, \$25.00 for each session.

For churches and Sunday schools using the hall temporarily for their ordinary services on the Sabbath, \$10.00 for each session.

For lectures and entertainments of an instructive, educational, non-sectarian, non-political nature given under the auspices of the Board of Education, the University Extension Society, the Academy of Science and Art, the Art Society, the Universities and Colleges located in the City of Pittsburgh and kindred societies and institutions to which the public is invited, the use of the hall shall be granted without charge. The issuance of tickets to the guarantors and their admission to the hall prior to the opening of the doors to the general public shall not inhibit the free use of the hall for such purposes, provided the general public is admitted 15 minutes before the entertainment is advertised to begin and allowed to occupy any empty seats.

No rent shall be charged for entertainments given in the hall under the auspices of the Board of Education of the City of Pittsburgh.

Section 2. The rental for the use of the Lecture Room is \$10.00 per session.

The free use of the Lecture Room can be granted only on the same conditions as govern the free use of the Music Hall outlined above.

Section 3. Any meeting or entertainment of any kind which begins during the day time and lasts until evening, occupying the hall or Lecture Room for a part of the day and evening also, shall be regarded as two sessions or meetings and shall pay double the amounts above set forth.

Those making application for hall must pay the required fee in advance or at the time the date is assigned.

Section 4. No reduction or rebates from the above schedule of prices shall be allowed.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 437.

No. 9

AN ORDINANCE—Accepting the dedication of that portion of the reserved strip one foot wide along the easterly side of the Westwood Plan of Lots, now within the boundaries of the Twentieth ward, City of Pittsburgh, for public use for highway purposes, and opening the same.

Whereas, C. E. Loeffler and Wm. C. Loeffler, her husband, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, the owners of the property hereinafter described, has executed and delivered to the City of Pittsburgh their certain deed of dedication bearing date November 18th, 1914, now on file in the office of the Bureau of Engineering of said City, wherein they have conveyed said ground to said City for public street or public highway purposes and have released said City from any liability for damages for or by reason of the physical grading of said strip or piece of ground to the grade established on the street or public highway upon which the same fronts or abuts.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the said Deed of Dedication be and the same is hereby accepted, and the Bureau of Engineering is hereby authorized and directed to place the same of record in the office of the Recorder of Deeds in and for the County of Allegheny.*

Section 2. The ground so, as aforesaid, conveyed to said City for public highway purposes, shall be and the same is hereby appropriated and opened and the same shall be added to the public highways upon which the same shall now or hereinafter abut for the purpose of widening the same to such extent, in accordance with the terms of said Deed of Dedication, the said strip or piece of ground being bounded and described as follows, to-wit:

All that certain strip or piece of ground situate, partly in the Twentieth ward of the City of Pittsburgh and partly in the Borough of Westwood, County of Allegheny and State of Pennsylvania, being that certain reserve strip one (1) foot wide located along the easterly side of the Westwood Plan of Lots, which plan is of record in the Recorder's Office of Allegheny County,

in Plan Book 20, pages 52 and 53 the said strip extending from the northerly line of Denniston avenue produced, as located in said plan to the southerly line of Valora street produced, as located in the Hethlon Plan of Lots recorded in the Recorder's Office of said County, in Plan Book 17, pages 180 and 181 the said strip of land being more particularly shown on the City View Plan of Lots, laid out by C. E. Loeffler and recorded in the Recorder's Office of Allegheny County, in Plan Book 26, pages 162 and 163. The said reserved strip being the same piece of ground which Clifford B. Harmon et ux by deed dated July 21, 1911, recorded in the Recorder's Office of said County, in Deed Book, volume 1696, page 535, granted and conveyed unto the said C. E. Loeffler.

Section 3. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said described property for public highway purposes in conformity with the provisions of this ordinance.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 12, 1915.

Approved January 11, 1915.

Ordinance Book 26, page 438.

No. 10

AN ORDINANCE—Prohibiting the solicitation of custom of trade by what is commonly called "barking," and solicitation of trade of persons who may be passing or stopping in front of any place of business, and providing a penalty for the violation thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That it shall not be lawful for persons, firms, corporations or individuals engaged in any business in the City of Pittsburgh, to solicit any custom or trade, customers or individuals in front of their place of business, by crying, commonly called "barking" their goods, either by themselves or by others in their employ or by the stopping of any person or persons and soliciting their patronage, trade or custom by any representation, or in any manner whatsoever to personally accost, persuade and solicit the trade of any person or persons passing or stopping in front of such place of business.*

Section 2. Any person violating this ordinance or any of the provisions thereof, shall be deemed and held to be guilty of a misdemeanor, and upon their conviction before any police magistrate or alderman in the City of Pittsburgh, shall be subject to a penalty of not less than \$5.00 nor more than \$100.00 for each offense, recoverable

with costs, together with judgment of imprisonment not exceeding thirty days, if the amount of said judgment and costs shall not be paid.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 12, 1915.

Approved January 14, 1915.

Ordinance Book 26, page 439.

No. 11

AN ORDINANCE—Re-establishing the grade of Liberty avenue, from Thirty-second street to a point 715.72 feet eastwardly therefrom.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the north and south curb lines of Liberty avenue, from Thirty-second street to a point 715.72 feet eastwardly therefrom be and the same is hereby re-established as follows, to-wit:

The grade of the north curb line shall begin on the east curb line of Thirty-second street at an elevation of 47.50 feet; thence rising at the rate of 2.03 feet per 100 feet for a distance of 289.88 feet to a point to an elevation of 53.38 feet; thence rising at the rate of 1.924 feet per 100 feet for a distance of 151.80 feet to the east curb line of Thirty-third street to an elevation of 56.30 feet; thence by a concave parabolic curve for a distance of 40.0 feet to a point of tangent to an elevation of 57.96 feet; thence rising at the rate of 6.412 feet per 100 feet for a distance of 234.04 feet to a point to an elevation of 72.97 feet.

The grade of the south curb line shall begin on the east curb line of Thirty-second street at an elevation of 47.50 feet; thence rising at the rate of 2.03 feet per 100 feet for a distance of 289.88 feet to a point to an elevation of 53.38 feet; thence rising at the rate of 1.924 feet per 100 feet for a distance of 151.80 feet to the east curb line of Thirty-third street to an elevation of 56.30 feet; thence by a concave parabolic curve, for a distance of 40.0 feet to a point of tangent to an elevation of 58.00 feet; thence rising at the rate of 6.613 feet per 100 feet for a distance of 234.04 feet to a point to an elevation of 73.48 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 12, 1915.

Approved January 14, 1915.

Ordinance Book 26, page 440.

No. 12

AN ORDINANCE—Re-establishing the grade of Thirty-third street, from Liberty avenue to Neville street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the west curb line of Thirty-third street, from Liberty avenue to Neville street be and the same is hereby re-established as follows, to-wit:

Beginning on the south curb line of Liberty avenue at an elevation of 55.33 feet; thence rising at the rate of 2.5 feet per 100 feet for a distance of 369.86 feet to the west curb line of Neville street, produced, to an elevation of 64.57 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 12, 1915.

Approved January 14, 1915.

Ordinance Book 26, page 441.

No. 13

AN ORDINANCE—Granting to the H. J. Heinz Company, their successors and assigns, the right to lay, maintain and use certain pipes under and across Progress street, subject to the terms given the right and authority to lay, and conditions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the H. J. Heinz Company are hereby maintain and use the following pipes under and across Progress street for the purpose of affording pipe connections between H. J. Heinz Company Building No. 8 and H. J. Heinz Company Vinegar Storage Building, situated on Progress street, subject to the provisions of this ordinance.

One (1) three inch extra heavy pipe for transmission of steam.

One (1) one and one-quarter inch return pipe.

The foregoing pipes shall be laid in a casing consisting of ten-inch wrought iron pipe having screwed joints. The said pipes shall be laid in the location and in full conformance with the plan on file in the Department of Public Works and approved December 22nd, 1914, by the Director of the Department of Public Works and identified by Ascension Number H. L. 1361. Said plan being entitled "Underground conduit for steam line between Building No. 8 and Vinegar Storage Building on Progress street, property of the H. J. Heinz Company."

Section 2. Construction, maintenance and use of the said pipes shall at all times be subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets and to the ordinances of the said City relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the construction, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantee, its successors and assigns shall be liable for all damages to persons or property including the street and sub-surface structures, therein, by reason of the construction, maintenance and use of the said pipes and conduits.

Section 5. The said grantee shall, at its own cost and expense repair and replace all street pavement, sidewalks, surface and sub-surface structures which are in any way damaged or disturbed in the construction, maintenance and use of the said pipes and conduits, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works in the said City.

Section 6. The rights and privileges granted by this ordinance are granted upon the express condition that the City of Pittsburgh, without liability reserves the right to cause the removal of said pipes and conduits upon giving sixty (60) days' notice through the proper officers, or by resolution or ordinance of Council to the said grantee to that effect and that the said grantee shall, when so notified, remove the said pipes and conduits and replace the street to its original condition at its own cost and expense.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 5, 1915

Approved January 16, 1915.

Ordinance Book 26, page 441.

No. 14

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Republic street, from a point five hundred and ninety-one (591) feet south of Greenleaf street to a point nine hundred and twenty-one (921) feet south of Greenleaf street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Republic street, from a point five hundred and ninety-one (591) feet south of Greenleaf street to a point nine hundred and twenty-one (921) feet south of Greenleaf street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto, and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of Forty-eight Hundred (\$4,800.00) Dollars which is the estimate of the whole cost furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance, with especial reference to Ordinance No. 52, Series 1909-1910.

Passed January 19, 1915.

Approved January 20, 1915.

Ordinance Book 26, page 443.

No. 15

AN ORDINANCE—Providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, and providing for the cost thereof for the fiscal year of 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized to advertise for and let a contract or contracts for a term of three (3) years, beginning January 1st, 1915, for the furnishing of all the electric current used by the City of Pittsburgh for light and power purposes in the various buildings and other places at present being supplied by the Duquesne Light Company, and at such other places within the City of Pittsburgh as the City may be required to supply electric light and power service and which it desires to purchase under contract, the total sum to be paid for such service not to exceed Ten Thousand Dollars (\$10,000.00) for the fiscal year of 1915, and to enter into a contract or contracts with the successful

bidder or bidders for the performance of the work, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the Ordinances of Council in such cases provided.

Section 2. That the sum of Ten Thousand Dollars (\$10,000.00), or so much thereof as may be necessary, shall be set apart and appropriated for the fulfillment of the contract for the fiscal years of 1915, and shall be paid out of the appropriate code account in each Department, Bureau or Division to which the same is properly chargeable.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 19, 1915.

Approved January 20, 1915.

Ordinance Book 26, page 443.

No. 16

AN ORDINANCE—Providing for the letting of contracts for materials and general supplies required by the several departments of the City government for the year beginning January 1st, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Supplies shall be and are hereby authorized and empowered and directed to advertise from time to time during the fiscal year beginning January 1st, 1915, for proposals for furnishing materials and general supplies required by the several departments of the City government and to award a contract or contracts for the same to the lowest responsible bidder for each item, in the manner and form prescribed by law.

Section 2. That the cost of such materials or supplies shall be chargeable to and payable from the appropriation made to the Department of Supplies or to the various departments for the purchase of such materials and supplies as may be required and authorized during the fiscal year beginning January 1st, 1915, by the respective appropriation ordinances.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 19, 1915.

Approved January 20, 1915.

Ordinance Book 26, page 444.

No. 17

AN ORDINANCE—Providing that hereafter all water supplied by the City of Pittsburgh on a metered serv-

ice shall be paid for quarterly in accordance with the quarterly meter readings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors.

That, whereas, in accordance with the provisions of the Act of May 12, 1911, water furnished by the City of Pittsburgh on a metered service has been paid for at the end of the year at the time fixed for the payment of taxes for the succeeding year; and

Whereas, Under the provisions of the Act of May 31, 1913, the said provisions are amended so that the power to "prescribe the time or times at which such meters shall be read, and the terms and conditions as to meter service, and the time or times at which payments for water supplied through a meter service shall be made, may be determined by Council by ordinance; and

Whereas, It is found by experience that the deferring of the payments for water furnished on a meter basis until the following year is not practical and frequently furnishes occasions for dispute between landlords and tenants and between the City and the users of water by reason of the adjustments to be made; and

Whereas, It is now deemed advisable to provide for a more prompt payment for water supplied through a meter service, in accordance with the established practice of private water companies; now, therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That hereafter all meters shall be read quarterly and as promptly thereafter as possible a statement of the amount of water used by the consumers in the preceding quarter, together with the amount then due the City of Pittsburgh, shall be promptly mailed to the said consumer. The said bill shall be subject to a discount of two per centum on the face thereof if paid within ten days thereafter, and if not paid within ten days shall be subject to a penalty for non-payment of three per centum additional plus one-half per centum for each month or any part thereof that the same shall not be paid.

Section 2. The Board of Water Assessors shall at the same time that notice is sent to the consumer, in accordance with the provisions of Section 1 hereof, certify to the City Treasurer the amount due in accordance with the meter reading for the preceding quarter, and the City Treasurer shall thereupon enter the same in the books kept for said purpose and shall proceed to collect the same to the amount shown on said statements and as provided under the terms of Section 1 hereof. In case the said accounts are not paid within ten days, as provided in Section 1 hereof, they shall become delinquent and the said accounts shall thereafter be collected by the Collector of Delinquent Taxes, who shall, in default of

payments, proceed with the collection thereof and the filing of liens in the same manner and at the same time as is provided under the Acts of Assembly for the collection of taxes for the current year.

Section 3. The question of determining the exact time at which any meter shall be read shall be subject to the rules, regulations and practices of the Board of Water Assessors, and they shall, so far as their organization and the nature of the work will permit, attempt to read each meter at given intervals of exactly three months, subject, however, to the usual fluctuations of time in making the readings as may be occasioned by the number of meters to be read, the force available, and the other elements which enter into and affect the question of carrying on such work.

Section 4. The amounts to be paid, in accordance with said meter readings, shall be determined by the rates which now are or hereafter may be fixed by the City of Pittsburgh as a charge for water supplied by the City at meter rates.

Section 5. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed January 19, 1915.

Approved January 20, 1915.

Ordinance Book 26, page 445.

No. 18

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway and establishing the grade of Bayonne avenue, from Dagmar avenue to Alverado avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the width and position of the sidewalks and roadway and the grade of the north curb line of Bayonne avenue, from Dagmar avenue to Alverado avenue be and the same is hereby fixed and established as follows, to-wit:

The sidewalks shall have a uniform width of 14 feet and shall lie along and be parallel to their respective building lines.

The roadway shall be of a uniform width of 22 feet and shall occupy the central portion of the avenue between the lines of the sidewalks as above described.

The grade of the north curb line shall begin at the west curb line of Dagmar avenue at an elevation of 494.99 feet; thence falling at a rate of 1.5 feet per 100 feet for a distance of 316.0 feet to a point of curve, to an elevation of 490.25 feet; thence by a convex parabolic curve for a distance of 80 feet to a point of tangent, to an elevation of 484.85 feet; thence falling at a rate of 12 feet per 100 feet for a distance of

98.0 feet to the east building line of Beechview avenue, to an elevation of 473.09 feet; thence falling at a rate of 7 feet per 100 feet for a distance of 13 feet to the east curb line of Beechview avenue, to an elevation of 472.18 feet; thence level for a distance of 24 feet to the west curb line of Beechview avenue; thence by a convex parabolic curve for a distance of 26.0 feet to a point of tangent, to an elevation of 470.52 feet; thence falling at a rate of 17.63 feet per 100 feet for a distance of 187 feet to the east building line of Methyl street, to an elevation of 437.55 feet; thence falling at a rate of 7 feet per 100 feet for a distance of 50 feet to the west building line of Methyl street to an elevation of 434.05 feet; thence falling at a rate of 12 feet per 100 feet for a distance of 200 feet to the east building line of Rutherford avenue, to an elevation of 410.05 feet; thence falling at a rate of 7.22 feet per 100 feet for a distance of 264.0 feet to the east curb line of Belasco avenue, to an elevation of 390.99 feet; thence level for a distance of 22 feet to the west curb line of Belasco avenue; thence falling at a rate of 7 feet per 100 feet for a distance of 14 feet to the west building line of Belasco avenue, to an elevation of 390.01 feet; thence falling at a rate of 16.5 feet per 100 feet for a distance of 200 feet to the east building line of Alverado avenue, to an elevation of 357.01 feet; thence falling at a rate of 7 feet per 100 feet for a distance of 14 feet to the east curb line of Alverado avenue, to an elevation of 356.03 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 26, 1915.

Approved January 29, 1915.

Ordinance Book 26, page 446.

No. 19

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway and establishing the grade on Fallowfield avenue, from Sebring avenue to Bayonne avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the width and position of the sidewalks and roadway and the grade of the east curb line of Fallowfield avenue, from Sebring avenue to Bayonne avenue be and the same is hereby fixed and established, as follows, to-wit:

The sidewalks shall have a uniform width of 14 feet and shall lie along and be parallel to their respective building lines.

The roadway shall be of a uniform width of 22 feet and shall occupy the central portion of the avenue between the lines of the sidewalks as above described.

The grade of the east curb line shall begin at the north curb line of Sebring avenue at an elevation of 449.44 feet; thence rising at a rate of 6 feet per 100 feet for a distance of 10 feet to the north building line of Sebring avenue, to an elevation of 450.04 feet; thence rising at a rate of 16 feet per 100 feet for a distance of 265.75 feet to a point of curve, to an elevation of 492.56 feet; thence by a convex parabolic curve for a distance of 120 feet to a point of tangent, to an elevation of 497.38 feet; thence falling at a rate of 8 feet per 100 feet for a distance of 64.25 feet to the south building line of Bayonne avenue, to an elevation of 492.22 feet; thence falling at a rate of 4.64 feet per 100 feet for a distance of 14 feet to the south curb line of Bayonne avenue, to an elevation of 491.57 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 26, 1915.

Approved January 29, 1915.

Ordinance Book 26, page 448.

No. 20

AN ORDINANCE—Making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the revenues of said City derived from taxes and other sources during the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, and also all unencumbered balances of appropriations of prior years as at said date, are hereby appropriated in the sum of \$12,554,916.62 to pay the expenses of conducting the public business of the City of Pittsburgh and meeting the debt charges thereof during said fiscal year beginning January 1st, 1915, and ending December 31st, 1915, and that in appropriating said amount it is divided as follows:

New City of Pittsburgh:	
Conducting the public business and for sinking fund and interest charges.....	\$11,017,582.09
Old City:	
Sinking fund and interest charges	1,033,130.35
Former Allegheny:	
Sinking fund and interest charges	464,658.99
Former Boroughs:	
Sinking fund and interest charges	39,545.19

Section 2. No liability shall be incurred against any appropriation item in excess of the unencumbered balance thereof, and said appropriation items shall be administered subject to and in conformity with the following terms and conditions:

(a) The heads of the several departments shall prepare their several payrolls for audit by the Controller in accordance with the items of the ordinance establishing the respective positions and rates of compensation, and no payroll shall be approved by the Controller unless the incumbents and the rates of compensation agree with the items of said ordinance.

(b) There shall be affixed to all payrolls a certificate made by the person preparing such payrolls to the effect that there is a time record on file in said department, certified to by a person or persons having knowledge of the facts, showing the character of services and the exact time of employment of each person named in the payroll, and that the distribution of the time as shown on the payroll is in accordance with such time records.

(c) No transfer shall be made from one appropriation item to another except by resolution of Council, and such resolution shall in each case set forth the reasons for such request, and be accompanied by a certification from the Controller stating that there is a sufficient balance unencumbered and available in the appropriation item from which the transfer is to be made; provided, however, that

(1) No transfer shall be made from appropriations for "Salaries, Regular Employees" to any other appropriation than "Salaries, Regular Employees."

(2) No transfer shall be made from appropriations for "Wages, Regular Employees" to any other appropriation than "Wages, Regular Employees."

(3) No transfer shall be made from appropriations indicated herein by code symbols J, K, L, N, or O.

(d) All appropriations herein other than for personal service are made under the following conditions:

(1) In so far as practicable, all contracts and open market orders for purchases to be charged against such appropriations shall be based upon specifications which are definite and certain as to character and quality and which conform with such standard specifications as may be established by Council.

(2) In so far as such standard specifications may be established by Council, the Controller at the time of certification of contracts shall also certify that the specifications therefor are in conformity with those previously adopted as standard.

(3) All open market orders issued for supplies, materials, equipment or machinery for which standard specifications shall have been prescribed, shall contain a description of what is ordered which conforms with such standard specifications.

Section 3. The Director of the Department of Supplies is hereby authorized and directed to provide, upon requisition by the head of any department, all necessary supplies, materials, equipment and machinery for such department; provided, however, that no requisition of any department shall be filled by the Director of the Department of Supplies in excess of the unencumbered balance of the appropriation properly chargeable. Payments on account of direct purchases shall be made from the amounts herein appropriated therefor respectively. Purchases made by the Director of the Department of Supplies to go into stores shall be paid for from the capital fund appropriated herein for such purpose, and when and as directed by the Controller said fund shall be reimbursed from other appropriations to the extent of deliveries made from stores.

Section 4. The head of each department is hereby directed to furnish Council, within fifteen days after the close of each quarter, the following statements, which shall be made on forms to be prescribed by the Controller:

(a) Work accomplished or services rendered during the quarter and the cost thereof, on a consumption basis, classified according to the standard budget titles.

(b) Number of units or work or services in all cases where work or services can be measured in units, and the average cost per unit on a consumption basis.

(c) Inventory of supplies, materials and equipment.

(1) On hand at beginning of quarter.

(2) purchased or received from general stores during quarter.

(3) Consumed or used during quarter.

(4) On hand at end of quarter.

Section 5. For purposes of administration and accounting control, the code symbols indicated herein shall be considered as part of the respective appropriation titles.

Code Account Number	Class	Amount Appropriated
Council and City Clerk:		
I-A-13a—Council:		
1001	A-1 Salaries, Regular Employees	\$ 58,500.00
I-A-13b—City Clerks.		
1002	A-1 Salaries, Regular Employees	11,700.00
1003	B Miscellaneous Services	16,800.00
1004	C Supplies	8,355.00
1005	M Contingent Fund	1,000.00
Total		\$ 96,355.00
Mayor's Office:		
I-B-14a—Mayor:		
1010	A-1 Salaries, Regular Employees	\$ 31,520.00

Code Account Number	Class	Amount Appropriated
1011	B Miscellaneous Services	5,080.00
1012	C Supplies	5,485.00
1014	E Repairs	30.00
1015	F Equipment and Machinery	260.00
I-C-19a—Police Magistrates:		
1017	A 1 Salaries, Regular Employees	18,700.00
1018	B Miscellaneous Services	680.00
1019	C Supplies	420.00
1022	F Equipment and Machinery	200.00

Total\$ 62,375.00

Bureau of Information and Complaints:

I-B-14a—Investigation of Complaints:

1023	A-1 Salaries, Regular Employees	\$ 1,566.67
1024	B Miscellaneous Services	106.00
1025	C Supplies	59.00
1028	F Equipment and Machinery	10.00

Total\$ 2,732.67

Bureau of Publicity:

I-B-17—General Executive:

1029	A-1 Salaries, Regular Employees	\$ 3,300.00
1030	B Miscellaneous Services	475.00
1031	C Supplies	130.00
1034	F Equipment	240.00

Total\$ 4,145.00

Division of Motor Vehicles:

IX-76f—Incidental Operating Accounts:

1035	A-1 Salaries, Regular Employees	\$ 7,980.00
1036	A-3 Wages, Regular Employees	2,650.00
1037	B Miscellaneous Services	2,075.00
1038	C Supplies	4,960.00
1039	D Materials	12,785.00
1040	E Repairs	5,000.00
1041	F Equipment and Machinery	2,930.00

Total\$ 39,380.00

Bureau of Horses:

IX-76h—Incidental Operating Accounts:

1042	A-1 Salaries, Regular Employees	\$ 2,000.00
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Total\$ 2,000.00

Code Account Number	Class	Amount Appropriated
Total Mayor's Office. \$111,632.67		

Department of City Controller:

I-B-15a—Controller:

1046 A-1 Salaries, Regular Employees		\$ 39,480.00
1047 B Miscellaneous Services		2,350.00
1048 C Supplies		1,050.00
1049 E Repairs		50.00
1050 F Equipment, and Machinery		145.00
I-B-15f—Other Finance Accounts:		
1051 B Registrar's Fees and Debt Statements		8,500.00
1052 B Attorney's Fees Bond Issues		5,000.00

Total \$ 56,575.00

Bureau of Accounting Revision:

I-B-15b—Special Accounting:

1053 A-1 Salaries, Regular Employees		\$ 8,620.00
1054 B Miscellaneous Services		1,100.00
1055 C Supplies		1,750.00
1057 E Repairs		25.30
1058 F Equipment		150.00

Total \$ 11,645.00

Total, Department City Controller \$ 68,220.00

Department of Treasurer:

I-B-15c—Treasurer:

1060 A-1 Salaries, Regular Employees		\$ 35,020.00
1061 A-2 Salaries, Temporary Employees		8,260.00
1062 B Miscellaneous Services		4,500.00
1063 C Supplies		3,735.00
1065 E Repairs		50.00
1066 F Equipment and Machinery		390.00

Total \$ 51,955.00

Department of Collector of Delinquent Taxes:

I-B-15e—Collection of Revenue:

1067 A-1 Salaries, Regular Employees		\$ 16,655.00
1068 B Miscellaneous Services		800.00
1069 B Advertising Delinquent Taxes		20,000.00
1070 C Supplies		850.00
1072 E Repairs		100.00
1073 F Equipment		490.00

Total \$ 38,895.00

Code Account Number	Class	Amount Appropriated
Department of Law:		

I-B-16a—City Solicitor:

1074 A-1 Salaries, Regular Employees		\$ 48,866.66
1075 B Miscellaneous Services		14,840.00
1076 B Witness Fees		10,000.00
1077 C Supplies		1,000.00
1078 E Repairs		25.00
1079 F Equipment and Machinery		500.00
IX-77a—Settlement for Personal Injuries, Etc.:		
1080 M Petty Claims Fund..		1,000.00

Total \$ 76,231.66

Division of Municipal Improvements:

V-44a—Municipal Improvements:

1081 A-1 Salaries, Regular Employees		\$ 8,208.33
1082 B Miscellaneous Services		5,400.00
1083 C Supplies		330.00
1084 E Repairs		25.00
1085 F Equipment and Machinery		130.00
100—Miscellaneous Investments:		

1086 H Purchase of Land—Sheriff's Sales		5,000.00
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Total \$ 19,093.33

Bureau of Public Improvements:

V-44a—Right of Way—Roadways:

1087 A-1 Salaries, Regular Employees		\$ 15,300.00
1088 B Miscellaneous Services		1,630.00
1089 C Supplies		500.00
1091 E Repairs		25.00
1092 F Equipment and Machinery		100.00

Total \$ 17,555.00

Total, Department of Law \$112,879.99

Department of Assessors:

I-B-15d—Assessment and Levy of Revenue:

1093 A-1 Salaries, Regular Employees		\$ 59,840.00
1094 A-2 Salaries, Temporary Employees		935.00
1095 B Miscellaneous Services		9,260.00
1096 C Supplies		2,470.00
1098 E Repairs		20.00
1099 F Equipment and Machinery		120.00

Total \$ 72,645.00

Code Account Number	Class	Amount Appropriated
Civil Service Commission:		
I-B-17b—General Executive:		
1100 A-1 Salaries, Regular Employees		\$ 28,200.00
1101 B Miscellaneous Services		280.00
1102 C Supplies		1,200.00
1104 E Repairs		15.00
Total		\$ 29,695.00
Department of City Planning:		
I-B-17f—General Executive:		
1107 A-1 Salaries, Regular Employees		\$ 3,225.00
1108 B Miscellaneous Services		376.00
Total		\$ 3,601.00
Art Commission:		
I-B-17a—General Executive:		
1113 A-1 Salaries, Regular Employees		\$ 2,000.00
1114 B Miscellaneous Services		1,850.00
1115 C Supplies		200.00
1117 E Repairs		15.00
1118 F Equipment and Machinery		175.00
Total		\$ 4,240.00
City Architect.		
IX-76g—City Architect.		
1119 A-1 Salaries, Regular Employees		\$ 12,383.33
1121 B Miscellaneous Services		65.00
1122 C Supplies		300.00
Total		\$ 12,748.33
Department of Public Safety		
—General Office.		
II-22—General Supervision.		
1126 A-1 Salaries, Regular Employees		\$ 41,120.00
1127 A-2 Salaries, Temporary Employees		157.50
1128 A-3 Wages, Regular Employees		22,162.50
1129 A-4 Wages, Temporary Employees		500.00
1130 B Miscellaneous Services		1,200.00
1131 C Supplies		5,000.00
1132 D Materials		500.00
1133 E Repairs		470.00
1134 F Equipment and Machinery		125.00
Total		\$ 71,235.00

Code Account Number	Class	Amount Appropriated
Division of Weights and Measures.		
II-27a—Inspection Weights and Measures.		
1135 A-1 Salaries, Regular Employees		\$ 10,710.00
1136 B Miscellaneous Services		100.00
1137 C Supplies		75.00
1138 E Repairs		10.00
1139 F Equipment and Machinery		250.00
Total		\$ 11,145.00
Division of Inspection of Employment Agencies.		
II-27b—Inspection, Employment Agencies.		
1140 A-1 Salaries, Regular Employees		\$ 1,500.00
IX-77e—Refunds.		
1141 O Refunds Employment Agency Fees....		200.00
Total		\$ 1,700.00
Total General Office, Department of Public Safety		
		\$ 84,080.00
Bureau of Police.		
II-23—Police Department.		
1142 A-1 Salaries, Regular Employees		\$ 1,028,909.75
1143 A-3 Wages, Regular Employees		28,196.25
1144 A-4 Wages, Temporary Employees		4,985.00
1145 B Miscellaneous Services		9,400.00
1146 C Supplies		12,750.00
1147 D Materials		2,300.00
1148 E Repairs		2,575.00
1149 F Equipment and Machinery		3,785.00
1151 L Lost Time.....		9,753.70
B-105f—Police Pension Fund.		
1153 L Police Pension Fund		41,070.85
II-28d—Dog Pound.		
1154 B Miscellaneous Services		10,000.00
Total		1,153,725.55
Bureau of Fire.		
II-24a—Fire Department.		
1155 A-1 Salaries, Regular Employees		\$ 988,680.00
1156 A-3 Wages, Regular Employees		17,345.00
1157 B Miscellaneous Services		10,400.00
1158 C Supplies		40,000.00
1159 D Materials		12,000.00
1160 E Repairs		19,900.00

Code Account Number	Class	Amount Appropriated
1161 F	Equipment and Machinery	31,800.00
1162 L	Lost Time	12,000.00
B-105e (1) Firemen's Disability Fund.		
1163 L	Firemen's Disability Fund	23,792.50
1164 M	Training School	5,000.00
Board of Fire Prevention.		
II-27f—Explosives Division.		
1165 A-1	Salaries, Regular Employees	3,375.00
		\$1,164,292.50
Bureau of Electricity.		
II-28a—Undistributed Cost.		
1166 A-1	Salaries, Regular Employees	55,610.00
1167 A-4	Wages, Temporary Employees	100.00
1168 B	Miscellaneous Services	14,870.00
1169 C	Supplies	1,400.00
1170 D	Materials	11,910.00
1171 E	Repairs	295.00
1172 F	Equipment and Machinery	3,255.00
1173 G	Miscellaneous Conduct Construction	1,200.00
1174 G	Second Avenue Cable Extension	9,118.00
B-105e (2) Firemen's Disability Fund:		
1175 L	Firemen's Disability Fund	1,142.50
Total		\$ 98,900.50
Division of Wire Inspection:		
II-27g—Wire Inspection:		
1176 A-1	Salaries, Regular Employees	12,480.00
B-105e (3) Firemen's Disability Fund:		
1177 L	Firemen's Disability Fund	300.00
Total		\$ 12,780.00
Total for Bureau of Electricity		\$ 111,680.50
Bureau of Building Inspection:		
II-27d—Building Inspection:		
1178 A-1	Salaries, Regular Employees	27,425.00
1179 B	Miscellaneous Services	750.00
Total		\$ 28,175.00

Code Account Number	Class	Amount Appropriated
Bureau of Boiler Inspection.		
II-27c—Boiler Inspection:		
1180 A-1	Salaries, Regular Employees	5,900.00
1181 B	Miscellaneous Services	100.00
1182 E	Repairs	15.00
1183 F	Equipment and Machinery	50.00
Total		\$ 6,065.00
Bureau of Public Morals:		
II-28c:		
1184 A-1	Salaries, Regular Employees	5,640.00
1185 A-4	Wages, Temporary Employees	1,200.00
1186 B	Miscellaneous Services	1,790.00
1187 F	Equipment and Machinery	900.00
1188 M	Securing Information	3,000.00
Total		\$ 12,530.00
Total Department of Public Safety		\$ 2,560,548.55
Department of Health—General Office:		
III-30—Administration:		
1189 A-1	Salaries, Regular Employees	13,260.00
1190 B	Miscellaneous Services	7,035.00
1191 C	Supplies	1,440.00
1192 E	Repairs	10.00
1193 F	Equipment and Machinery	45.00
Total		\$ 21,790.00
Bureau of Infectious Diseases:		
III-32c—Other Treatment and Prevention of Communicable Diseases:		
1194 A-1	Salaries, Regular Employees	11,380.00
1195 B	Miscellaneous Services	1,300.00
1196 C	Supplies	400.00
1197 E	Repairs	10.00
1198 F	Equipment and Machinery	20.00
Total		\$ 13,110.00
Division of Registration:		
III-31—Vital Statistics:		
1199 A-1	Salaries, Regular Employees	3,700.00
1200 B	Miscellaneous Services	155.00
1201 C	Supplies	175.00
1202 E	Repairs	10.00
Total		\$ 4,040.00

Code Account Number	Class	Amount Appropriated
Division of Transmissible Diseases:		
III-32c—Other Treatment and Prevention of Communicable Dis- eases:		
1204 A-1 Salaries, Regular Employees		22,080.00
1205 B Miscellaneous Serv- ices		700.00
1206 C Supplies		12,500.00
1207 D Materials		15.00
Total		\$ 35,295.00
III-32a — Tuberculosis Treatment and Preven- tion:		
1210 A-1 Salaries, Regular Employees		5,100.00
1211 B Miscellaneous Serv- ices		290.00
1212 C Supplies		300.00
Total		\$ 5,690.00
Tuberculosis Hospital:		
1214 M Operation Fund...		\$ 25,000.00
Total		\$ 25,000.00
Division of Bacteriology:		
III-30—Administration:		
1215 A-1 Salaries, Regular Employees		14,740.00
1216 A-3 Wages, Regular Employees		1,460.00
1217 B Miscellaneous Serv- ices		270.00
1218 C Supplies		730.00
1219 D Materials		15.00
1220 E Repairs		70.00
1221 F Equipment and Ma- chinery		470.00
Total		\$ 17,755.00
Municipal Hospital:		
III-32b—Other Hos- pitals for Communi- cable Diseases:		
1222 A-1 Salaries, Regular Employees		25,752.00
1223 A-3 Wages, Regular Employees		10,473.50
1224 B Miscellaneous Serv- ices		350.00
1225 C Supplies		12,000.00
1226 D Materials		600.00
1227 E Repairs		270.00
1228 F Equipment and Ma- chinery		850.00
1229 G Structural and Non- structural Improvements		3,550.00
Total		\$ 53,850.50
Bureau of Child Welfare:		
III-33a—Medical In- spection of School Chil- dren and Infant Life Conservation:		

Code Account Number	Class	Amount Appropriated
1230 A-1 Salaries, Regular Employees		
		\$ 60,763.33
1231 A-4 Wages, Temporary Employees		
		4,864.00
1232 B Miscellaneous Serv- ices		
		1,650.00
1233 C Supplies		
		25,665.00
1234 E Repairs		
		10.00
1235 F Equipment and Ma- chinery		
		45.00
Total		\$ 92,997.32
Bureau of Smoke Regula- tion:		
IV-41a—Smoke Inspec- tion:		
1236 A-1 Salaries, Regular Employees		\$ 10,400.00
1237 A-4 Wages, Temporary Employees		480.00
1238 B Miscellaneous Serv- ices		250.00
1239 C Supplies		160.00
1241 E Repairs		5.00
1242 F Equipment and Ma- chinery		5.00
Total		\$ 11,300.00
Bureau of Sanitation:		
IV-35 1-2—Administra- tion:		
1243 A-1 Salaries, Regular Employees		\$ 6,333.33
1244 A-3 Wages, Regular Employees		4,815.00
1245 B Miscellaneous Serv- ices		2,235.00
1246 C Supplies		70.00
1247 E Repairs		20.00
IV-37—Refuse Collec- tion:		
IV-38—Refuse Dis- posal:		
1248 B Garbage and Rub- bish Disposal		\$ 290,000.00
Total		\$ 303,473.33
Division of Plumbing and House Drainage:		
II-27h—Plumbing In- spection:		
1252 A-1 Salaries, Regular Employees		\$ 22,525.00
1253 A-4 Wages, Temporary Employees		500.00
1254 B Miscellaneous Serv- ices		300.00
1255 C Supplies		425.00
1256 D Materials		30.00
1257 E Repairs		10.00
1258 F Equipment and Ma- chinery		10.00
Total		\$ 23,800.00

Code Account Number	Class	Amount Appropriated
Division of Housing and Sanitary Inspection:		
II-45b—Sanitary In-		
1259 A-1 Salaries, Regular Employees		\$ 48,770.00
1260 B Miscellaneous Services		35.00
1261 C Supplies		300.00
1262 D Materials		55.00
1263 E Repairs		5.00
1264 F Equipment		5.00
Total		\$ 49,170.00
Bureau of Food Inspection:		
III-34—Food Inspection and Regulation:		
1265 A-1 Salaries, Regular Employees		\$ 5,700.00
1266 B Miscellaneous Services		80.00
1267 C Supplies		90.00
Total		\$ 5,870.00
Division of Dairy Inspection:		
III-34a—Dairy Control:		
1271 A-1 Salaries, Regular Employees		\$ 15,000.00
1273 B Miscellaneous Services		8,609.00
1274 C Supplies		70.00
Total		\$ 23,670.00
Division of Meat Inspection:		
III-34b—Other Food Regulation:		
1278 A-1 Salaries, Regular Employees		\$ 12,300.00
1279 B Miscellaneous Services		300.00
1280 C Supplies		49.00
Total		12,640.00
Division of Milk and Miscellaneous Food Inspection:		
III-34c—Milk and Other Food Control:		
1281 A-1 Salaries, Regular Employees		\$ 19,280.00
1282 A-3 Wages, Regular Employees		1,140.00
1283 B Miscellaneous Services		610.00
1284 C Supplies		600.00
1286 D Materials		30.00
1287 E Repairs		35.00
1288 F Equipment		300.00
Total		\$ 21,995.00

Code Account Number	Class	Amount Appropriated
Total Bureau of Food Inspection....\$ 64,175.00		
Total Department of Public Health\$ 721,446.16		
Department of Charities, General Office:		
VI-54—General Supervision of Charities:		
1289 A-1 Salaries, Regular Employees		\$ 19,635.00
1290 A-3 Wages, Regular Employees		626.00
1291 B Miscellaneous Services		3,975.00
1292 C Supplies		680.00
1294 E Repairs		130.00
1295 F Equipment and Machinery		360.00
VI-55a—Medical Service, by City Direct:		
1296 A-1 Salaries, Regular Employees		\$ 11,000.00
1297 C Supplies		1,500.00
VI-55b—Other by City Direct:		
1298 B Miscellaneous Services		\$ 2,815.00
VI-56b—Other Civil Divisions:		
1300 B Miscellaneous Services		\$ 400.00
VI-57b—Care of Children—Other Civil Divisions:		
1301 B Miscellaneous Services		\$ 4,009.00
VI-57c—Care of Children—Private Institutions:		
1302 B Miscellaneous Services		\$ 31,670.51
VI-58a—Other Charities, Undistributed Cost:		
1303 B Miscellaneous Services		\$ 703.60
VI-59c—Hospitals and Private Associations:		
1304 B Miscellaneous Services		\$ 1,500.00
VI-60—Insane in Institutions:		
1305 B Miscellaneous Services		\$ 235.00
Total		\$ 79,256.51
Marshalsea City Home and Hospitals:		
VI-56a—Poor in Institutions of City:		
VI-60—Insane in Institutions:		
1306 A-1 Salaries, Regular Employees		\$ 64,340.00
1307 A-3 Wages, Regular Employees		9,735.50

Code Account Number	Class	Amount Appropriated
1308 A-4 Wages, Temporary Employees		4,000.00
1309 B Miscellaneous Serv- ices		2,775.00
1310 C Supplies		122,100.00
1311 D Materials		5,225.00
1312 E Repairs		1,200.00
1313 F Equipment and Ma- chinery		5,400.00

Total\$ 214,825.50

Warner City Home and
Hospital:

VI-56a—Poor in Insti-
tutions of City:

VI-60—Insane in Insti-
tutions:

1314 A-1 Salaries, Regular Employees	\$ 34,040.00
1316 A-4 Wages, Temporary Employees	3,800.00
1317 B Miscellaneous Serv- ices	2,385.00
1318 C Supplies	45,150.00
1319 D Materials	2,110.00
1320 E Repairs	875.00
1321 F Equipment and Ma- chinery	2,300.00

Total\$ 90,660.00

Total Department
of Charities\$ 384,742.91

Department of Supplies:

IX-76c—Purchase and
Distribution of Sup-
plies:

1322 A-1 Salaries, Regular Employees	\$ 23,380.00
1323 A-4 Wages, Temporary Employees	2,892.50
1324 B Miscellaneous Serv- ices	4,950.00
1325 C Supplies	2,725.00
1326 D Materials	465.00
1327 E Repairs	620.00
1328 F Equipment and Ma- chinery	940.00

Total\$ 35,972.50

Board of Water Assess-
ors:

X-81—Water Supply
Systems:

1330 A-1 Salaries, Regular Employees	\$ 35,590.00
1332 B Miscellaneous Serv- ices	4,985.00
1333 C Supplies	885.00
1335 E Repairs	25.00
1336 F Equipment and Ma- chinery	850.00

Total\$ 42,335.00

Code Account Number	Class	Amount Appropriated
Carnegie Free Library, North Side:		

VIII-57—Libraries:

1337 A-1 Salaries, Regular Employees	\$ 24,660.00
1338 A-3 Wages, Regular Employees	2,215.00
1339 B Miscellaneous Serv- ices	615.00
1340 C Supplies	3,800.00
1341 D Materials	85.00
1342 E Repairs	2,500.00
1343 F Equipment and Ma- chinery	11,370.00

Total\$ 45,245.00

Carnegie Free Library of
Pittsburgh:

VIII-67—Libraries:

1346 N Salaries and Wages ..	\$ 121,355.00
1347 N Miscellaneous Serv- ices	3,500.00
1348 N Supplies and Mater- ials	5,000.00
1349 N Repairs, Equipment and Machinery	14,000.00

Total\$ 143,855.00

Buildings and Grounds:

VII-67—Libraries:

1350 N Salaries, Regular Employees	\$ 39,570.00
1351 N Miscellaneous Serv- ices	1,325.00
1352 N Supplies and Mater- ials	15,250.00

Total\$ 56,145.00

Total Carnegie
Free Library, Pitts-

burgh\$ 200,000.00

Allegheny Playgrounds
Association:

VIII-70d—Athletic and
Playgrounds:

1362 A-1 Salaries, Regular Employees	\$ 5,120.00
1364 A-4 Wages, Temporary Employees	15,350.00
1365 B Miscellaneous Serv- ices	250.00
1366 C Supplies	3,365.00
1367 D Materials	60.00
1368 E Repairs	75.00
1369 F Equipment and Ma- chinery	1,530.00
1370 G Structural and Non- structural Improvements ..	5,000.00

Total\$ 30,750.00

National Guard of Penn-
sylvania:

II-25—Militia and Arm-
ories:

Code Account Number	Class	Amount Appropriated
1371 N 14th Regiment, N. G. P.		\$ 4,000.00
1372 N 14th Regiment Band, N. G. P.		500.00
1373 N 18th Regiment, N. G. P.		6,000.00
1374 N 18th Regiment Band, N. G. P.		500.00
1375 N Signal Corps, N. G. P.		500.00
1376 N Battery B, N. G. P.		500.00
1377 N Field Hospital Corps, N. G. P.		500.00
Total		\$ 12,500.00
Celebration of Memorial Day:		
VIII-70h—Celebrations:		
1378 N Grand Army of the Republic		\$ 2,800.00
1379 N American Veterans Foreign Service		300.00
1380 N United Spanish War Veterans		300.00
Total		\$ 3,400.00
Pennsylvania Association For the Blind:		
IX-78b—Unclassified:		
1381 N Workshop for the Blind		\$ 15,000.00
Total		\$ 15,000.00
Soho Public Baths:		
VIII-70c—Baths and Bathing Beaches:		
1382 N Soho Baths		\$ 10,000.00
Total		\$ 10,000.00
Public Wash House and Bath Association:		
IV-39—Public Laun- dries and Wash Houses:		
1383 N Public Wash House and Bath Association ..		\$ 6,000.00
Total		\$ 6,000.00
Visiting Nurses' Associa- tion:		
VI-55d—Services Through Private Asso- ciations:		
1384 N Visiting Nurses		\$ 2,100.00
Total		\$ 2,100.00
Western Pennsylvania Humane Society:		
II-28d—Prevention of Cruelty to Animals:		
1386 N Western Pennsyl- vania Humane Society...		\$ 2,000.00
Total		\$ 2,000.00

Code Account Number	Class	Amount Appropriated
Department of Public Works, General Office:		
I-B-17c—General Ex- ecutive:		
1401 A-1 Salaries, Regular Employees		\$ 19,100.00
1402 B Miscellaneous Serv- ices		2,750.00
1403 C Supplies		500.00
Total		\$ 22,350.00
Photographic Division:		
IX-76e—Photographs and Blueprints:		
1407 A-1 Salaries, Regular Employees		\$ 2,400.00
1408 B Miscellaneous Serv- ices		1,300.00
1409 C Supplies		500.00
1410 D Materials		10.00
1412 F Equipment and Ma- chinery		60.00
Total		\$ 4,270.00
Total General Of- fice, Department of Public Works		
		\$ 26,620.00
Bureau of Engineering— General Office:		
I-B-17d—General Exec- utive:		
1413 A-1 Salaries, Regular Employees		\$ 13,091.67
1414 B Miscellaneous Serv- ices		3,500.00
1415 C Supplies		1,000.00
1416 D Materials		20.00
1417 E Repairs		50.00
1418 F Equipment and Ma- chinery		275.00
1419 M Castings		2,500.00
Total		\$ 20,436.67
Division of Surveys:		
I-B-17d (1) Division of Surveys:		
1420 A-1 Salaries, Regular Employees		\$ 54,225.00
1421 A-3 Wages, Regular Employees		1,560.00
1422 B Miscellaneous Serv- ices		700.00
1423 C Supplies		1,000.00
1424 D Materials		1,200.00
1425 E Repairs		300.00
1426 F Equipment and Ma- chinery		1,200.00
Total		\$ 60,185.00
Division of Topography:		
I-B-17d (2) Division of Topography:		

Code Account Number	Class	Amount Appropriated
1427 A-1	Salaries, Regular Employees	\$ 5,280.00
Total		\$ 5,280.00
Division of Deed, Registry:		
I-B-15d—Deed Registry:		
1428 A-1	Salaries, Regular Employees	\$ 6,120.00
1429 C	Supplies	150.00
1430 E	Repairs	100.00
1431 F	Equipment and Machinery	25.00
Total		\$ 6,395.00
Division of Street Signs:		
V-45g—Street Signs:		
1432 A-1	Salaries, Regular Employees	\$ 2,340.00
1433 B	Miscellaneous Services	125.00
1434 C	Supplies	25.00
1435 D	Materials	3,300.00
1437 F	Equipment and Machinery	25.00
Total		\$ 5,815.00
Division of Design:		
I-B-17d (3) General Executive:		
1438 A-1	Salaries, Regular Employees	\$ 15,461.67
1439 C	Supplies	900.00
1440 F	Equipment and Machinery	25.00
Total		\$ 16,386.67
Division of Laboratory.		
I-B-17d (4) General Executive.		
1441 A-1	Salaries, Regular Employees	\$ 431.67
Total		\$ 431.67
Division of Inspection.		
I-B-17d (5) General Executive.		
1442 A-1	Salaries, Regular Employees	\$ 38,520.00
1443 B	Miscellaneous Services	1,100.00
1444 C	Supplies	100.00
Total		\$ 39,720.00
Division of Bridges.		
V-45c—Bridges Other Than Toll.		
1445 A-1	Salaries, Regular Employees	\$ 18,799.47
1447 B	Miscellaneous Services	200.00
1448 C	Supplies	600.00
1449 D	Materials	10.00
1450 E	Repairs	65.00

Code Account Number	Class	Amount Appropriated
1451 F	Equipment and Machinery	25.00
Total		\$ 19,699.47
Bridge Repairs—City Force.		
1452 A-3	Wages, Regular Employees	\$ 9,897.00
1453 B	Miscellaneous Services	580.00
1454 C	Supplies	40.00
1455 D	Materials	6,885.00
1456 E	Repairs	100.00
1457 F	Equipment and Machinery	200.00
Total		\$ 17,702.00
Bridge Repairs—Contract Work.		
1458 E	Repair Schedule....	\$ 16,100.00
Total		\$ 16,100.00
Bridge Repainting—City Force.		
1459 A-3	Wages, Regular Employees	\$ 10,199.00
1460 B	Miscellaneous Services	250.00
1461 C	Supplies	400.00
1462 D	Materials	2,650.00
1464 F	Equipment and Machinery	111.00
Total		\$ 13,610.00
Division of Sewers.		
IV-36a—Sewers and Drains.		
1465 A-1	Salaries, Regular Employees	\$ 22,645.00
1466 B	Miscellaneous Services	500.00
1467 C	Supplies	250.00
1469 E	Repairs	50.00
1470 E	Repair Schedule....	100,000.00
1471 F	Equipment and Machinery	50.00
Total		\$ 123,495.00
Division of Public Utilities.		
V-43—General Administration of Highways.		
1472 A-1	Salaries, Regular Employees	\$ 25,841.67
1473 B	Miscellaneous Services	600.00
1474 C	Supplies	150.00
1476 E	Repairs	25.00
1477 F	Equipment and Machinery	150.00
Total		\$ 26,766.67
Division of Streets.		
1478 A-1	Salaries, Regular	

Code Account Number	Class	Amount Appropriated
Employees		\$ 31,025.00
1479 B Miscellaneous Serv- ices		600.00
1480 C Supplies		300.00
1481 D Materials		10.00
1482 E Repairs		50.00
1483 F Equipment and Ma- chinery		125.00
V-44d—Roadways of Streets, Roads and Alleys.		
1485 E Repaving Schedule..		175,000.00
Total		\$207,110.00
Construction and Mainte- nance of Fences.		
V-45f—Fences.		
1486 A-3 Wages, Regular Employees		\$ 1,062.00
1488 C Supplies		25.00
1489 D Materials		375.00
1491 F Equipment and Ma- chinery		10.00
Total		\$ 1,472.00
Total Bureau of Engineering		\$ 580,605.15
Bureau of Highways and Sewers—General Office:		
I-B-17e—General Exec- utive:		
1493 A-1 Salaries, Regular Employees		\$ 13,900.00
1494 B Miscellaneous Serv- ices		320.00
1495 C Supplies		500.00
1496 E Repairs		10.00
1497 F Equipment and Ma- chinery		70.00
Total		\$ 14,800.00
Division Offices:		
1498 A-1 Salaries, Regular Employees		\$ 62,765.00
1499 B Miscellaneous Serv- ices		770.00
1500 C Supplies		630.00
Total		\$ 64,165.00
Stables and Yards:		
IX-76d (1) Stables and Yards:		
1504 A-3 Wages, Regular Employees		\$ 12,775.00
1505 A-4 Wages, Temporary Employees		26,964.00
1506 B Miscellaneous Serv- ices		17,900.00
1507 C Supplies		39,000.00
1508 D Materials		400.00
1509 E Repairs		7,110.00
1510 F Equipment and Ma- chinery		4,800.00
Total		\$ 108,949.00

Code Account Number	Class	Amount Appropriated
Buildings:		
IX-76d (2) Buildings:		
1511 A-4 Wages, Temporary Employees		\$ 800.00
1512 D Materials		1,300.00
1513 E Repairs		500.00
Total		\$ 2,600.00
Dumpage:		
IV-38—Refuse Dis- posal:		
1515 A-4 Wages, Temporary Employees		\$ 5,878.00
1516 B Miscellaneous Serv- ices		2,100.00
Total		\$ 7,978.00
Cleaning Highways:		
IV-37a (1) Street Clean- ing:		
1517 A-4 Wages, Temporary Employees		\$ 329,000.00
1518 B Miscellaneous Serv- ices		4,490.00
1519 C Supplies		3,215.00
1520 D Materials		2,950.00
1521 E Repairs		3,600.00
1522 F Equipment and Ma- chinery		9,200.00
Total		\$ 352,455.00
Repairing Highways:		
V-44d—Repairing Dur- able Pavements:		
1524 A-4 Wages, Temporary Employees		\$ 85,000.00
1525 B Miscellaneous Serv- ices		5,000.00
1526 D Materials		7,000.00
Total		\$ 97,000.00
Repairing Sewers:		
IV-36a—Sewers and Drains:		
1527 A-4 Wages, Temporary Employees		\$ 7,635.00
1528 D Materials		2,500.00
Total		\$ 10,135.00
Cleaning and Repairing Sewer Drops:		
IV-36b—Cleaning Sew- ers and Catch Basins:		
1529 A-4 Wages, Temporary Employees		\$ 28,233.00
1530 C Supplies		600.00
1531 D Materials		800.00
Total		\$ 29,633.00
Boulevards:		
V-44d—Repairing Dur- able Pavements:		

Code Account Number	Class	Amount Appropriated
1532 A-4 Wages, Temporary Employees		\$ 8,492.00
1533 D Materials		2,500.00
Total		\$ 10,992.00
Removing Snow and Ice: V-47a—Snow and Ice Removal:		
1534 A-4 Wages, Temporary Employees		\$ 10,000.00
1535 B Miscellaneous Serv- ices		2,000.00
Total		\$ 12,000.00
Boardwalks and Steps: V-45b—Sidewalks and Crosswalks:		
1536 A-1 Salaries, Regular Employees		\$ 1,500.00
1537 A-4 Wages, Temporary Employees		18,019.00
1538 D Materials		22,400.00
1539 F Equipment and Ma- chinery		50.00
Total		\$ 41,969.00
Bridges: IV-37a—(2) Street Cleaning:		
1540 A-4 Wages, Temporary Employees		\$ 3,966.00
V-45c—Bridges Other Than Toll:		
1541 A-3 Wages, Regular Employees		\$ 3,650.00
Total		\$ 7,616.00
Asphalt Plant: V-48 — Undistributed Costs of Streets, Roads and Alleys:		
1543 A-1 Salaries, Regular Employees		\$ 8,700.00
1546 A-4 Wages, Temporary Employees		75,400.00
1547 B Miscellaneous Serv- ices		35,570.00
1548 C Supplies		15,383.00
1549 D Materials		138,910.00
1550 E Repairs		5,225.00
1551 F Equipment and Ma- chinery		11,125.00
1552 G Structural and Non- structural Improvements.		16,500.00
Total		\$ 306,310.00
Sidewalks: V-45b—Sidewalks and Crosswalks:		
1542 G Laying Sidewalks...		\$ 5,000.00
Total		\$ 5,000.00

Code Account Number	Class	Amount Appropriated
Total Bureau of Highways and Sew- ers		\$1,072,107.00
Bureau of City Property —Municipal Hall:		
I-D-20a—(1) General Expenditures:		
1558 A-1 Salaries, Regular Employees		\$ 16,720.00
1559 A-3 Wages, Regular Employees		4,341.75
1560 A-4 Wages, Temporary Employees		1,000.00
1561 B Miscellaneous Serv- ices		18,775.00
1562 C Supplies		3,000.00
1563 D Materials		459.00
1564 E Repairs		5,000.00
1565 F Equipment and Ma- chinery		100.00
Total		\$ 49,386.75
North Side Municipal Hall:		
I-D-20a—(2) General Expenditures:		
1566 A-1 Salaries, Regular Employees		\$ 2,820.00
1567 A-3 Wages, Regular Employees		821.25
Total		\$ 3,641.25
Diamond Market:		
X-84—Markets and Public Scales:		
1570 A-1 Salaries, Regular Employees		\$ 10,770.00
1571 A-3 Wages, Regular Employees		9,268.75
1572 A-4 Wages, Temporary Employees		300.00
1573 B Miscellaneous Serv- ices		145.00
1574 C Supplies		1,500.00
1575 D Materials		40.00
1576 E Repairs		50.00
1577 F Equipment and Ma- chinery		380.00
Total		\$ 22,453.75
North Side Market:		
1578 A-1 Salaries, Regular Employees		\$ 2,020.00
1579 A-3 Wages, Regular Employees		4,562.50
1580 A-4 Wages, Temporary Employees		250.00
1582 C Supplies		375.00
1583 D Materials		25.00
1584 E Repairs		3,360.00
1585 F Equipment and Ma- chinery		257.00
Total		\$ 10,842.50

Code Account Number	Class	Amount Appropriated
Adams Market:		
1586 A-1 Salaries, Regular Employees		\$ 366.60
Total		\$ 366.60
South Side Market:		
1587 A-1 Salaries, Regular Employees		\$ 3,060.00
1588 A-3 Wages, Regular Employees		2,699.25
1591 C Supplies		1,400.00
1592 D Materials		65.00
1593 E Repairs		2,500.00
1594 F Equipment and Ma- chinery		175.00
Total		\$ 9,899.25
Duquesne Market:		
1595 A-1 Salaries, Regular Employees		\$ 2,400.00
1596 A-3 Wages, Regular Employees		912.50
1598 C Supplies		300.00
1599 D Materials		5.00
1600 E Repairs		50.00
1601 F Equipment and Ma- chinery		40.00
Total		\$ 3,707.50
Weigh Scales:		
1611 E Repairs		\$ 500.00
Total		\$ 500.00
Wharves and Landings:		
X-85—Docks, Wharves and Landings:		
1612 A-1 Salaries, Regular Employees		\$ 2,700.00
1613 A-3 Wages, Regular Employees		8,070.25
1615 C Supplies		60.00
1616 D Materials		230.00
1617 F Equipment and Ma- chinery		55.60
1618 G Market Building— Monongahela Wharf		12,500.00
Total		\$ 23,615.25
Comfort Houses:		
IV-40—Public Conven- ience Stations:		
1619 A-1 Salaries, Regular Employees		\$ 2,400.00
1620 E Repairs		150.00
Total		\$ 2,550.00
Stephen C. Foster Home:		
VIII-69a—Museums:		
1625 F Equipment		\$ 1,000.00
Total		\$ 1,000.00

Code Account Number	Class	Amount Appropriated
Total Bureau of City Property		
		\$ 127,962.85
Bureau of Water—Super- intendent's Office:		
X-81—Water Supply Systems:		
1631 A-1 Salaries, Regular Employees		\$ 5,266.67
Total		\$ 5,266.67
Accounting Division:		
1635 A-1 Salaries, Regular Employees		\$ 7,620.00
1636 A-3 Wages, Regular Employees		3,011.25
1637 B Miscellaneous Serv- ices		14,565.00
1638 C Supplies		259.00
1640 E Repairs		35.00
1641 F Equipment and Ma- chinery		45.00
Total		\$ 25,526.25
Filtration Division:		
1642 A-1 Salaries, Regular Employees		\$ 32,080.00
1643 A-2 Salaries, Tempor- ary Employees		1,000.00
1644 A-3 Wages, Regular Employees		50,462.75
1645 A-4 Wages, Temporary Employees		12,121.00
1646 B Miscellaneous Serv- ices		2,115.00
1647 C Supplies		7,635.00
1648 D Materials		2,500.00
1649 E Repairs		500.00
1650 F Equipment and Ma- chinery		2,000.00
Total		\$ 110,413.75
Mechanical Division:		
1651 A-1 Salaries, Regular Employees		\$ 33,498.34
1652 A-3 Wages, Regular Employees		187,103.50
1653 A-4 Wages, Temporary Employees		20,533.70
1654 B Miscellaneous Serv- ices		7,450.00
1655 C Supplies		225,710.00
1656 D Materials		13,600.00
1657 E Repairs		3,000.00
1658 F Equipment and Ma- chinery		1,200.00
Total		\$ 492,095.54
Distribution Division:		
1659 A-1 Salaries, Regular Employees		\$ 43,530.00
1660 A-3 Wages, Regular Employees		54,958.50

Code Account Number	Class	Amount Appropriated
1661 A-4 Wages, Temporary Employees		63,930 75
1662 B Miscellaneous Serv- ices		15,950.00
1663 C Supplies		5,600.00
1664 D Materials		14,200.00
1665 E Repairs		1,160.00
1666 F Equipment and Ma- chinery		1,475.00

Total\$ 200,804.25

Total Bureau of
Water\$ 834,105.46

Bureau of Light:

V-49—Street Lighting:

1668 A-1 Salaries, Regular Employees	\$ 9,175.00
1669 A-3 Wages, Regular Employees	25,349.60
1670 A-4 Wages, Temporary Employees	2,590.00
1671 B Miscellaneous Serv- ices	445,116.49
1672 C Supplies	47,780 00
1673 D Materials	6,925.90
1674 E Repairs	875.00
1675 F Equipment and Ma- chinery	20,270.60

Total Bureau of
Light\$ 558,081.09

Bureau of Parks—General
Office:

VIII-71a—General Ex-
penses:

1678 A-1 Salaries, Regular Employees	\$ 14,760.00
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Total\$ 14,760.00

Schenley Park:

1680 A-3 Wages, Regular Employees	\$ 14,529 25
1681 A-4 Wages, Temporary Employees	8,585.00
1682 B Miscellaneous Serv- ices	315.00
1683 C Supplies	1,750.00
1684 D Materials	3,000.00
1685 E Repairs	110 00
1686 F Equipment and Ma- chinery	490.00

Total\$ 28,779.25

Schenley Nursery:

1687 A-1 Salaries, Regular Employees	\$ 1,500 00
1688 A-3 Wages, Regular Employees	6,000.00

Total 7,500.00

Golf Grounds:

VIII-70d—Athletics and
Playgrounds:

Code Account Number	Class	Amount Appropriated
1689 A-2 Salaries, Tempor- ary Employees		\$ 525.00
1690 A-3 Wages, Regular Employees		1,616.75
1691 A-4 Wages, Temporary Employees		1,600.00
1692 B Miscellaneous Serv- ices		180.00
1693 C Supplies		480.00
1694 D Materials		120.00
1696 F Equipment and Ma- chinery		200.00

Total\$ 4,721.75

Schenley Stables:

VIII-71a—General Ex-
pense:

1697 A-3 Wages, Regular Employees	\$ 7,301.25
1698 B Miscellaneous Serv- ices	297.00
1699 C Supplies	2,000.00
1700 D Materials	250.00
1701 E Repairs	300.00
1702 F Equipment and Ma- chinery	10.00

Total\$ 10,153.25

Schenley Conservatory
and Hall of Botany:

VIII-69c — Conserva-
tories:

1703 A-1 Salaries, Regular Employees	\$ 13,110.00
1704 A-3 Wages, Regular Employees	14,575.75
1705 A-4 Wages, Temporary Employees	675.00
1706 B Miscellaneous Serv- ices	20.00
1707 C Supplies	10,000.00
1708 D Materials	1,000.00
1709 E Repairs	55.00
1710 F Equipment and Ma- chinery	200.00

Total\$ 39,635.75

North Side Conservatory:

1711 A-1 Salaries, Regular Employees	\$ 4,000.00
1712 A-3 Wages, Regular Employees	5,497.60
1713 A-4 Wages, Temporary Employees	1,125.00
1714 B Miscellaneous Serv- ices	10.00
1715 C Supplies	1,200.00
1716 D Materials	800.00
1717 E Repairs	60.00
1718 F Equipment and Ma- chinery	180.00

Total\$ 12,862.00

Code Account Number	Class	Amount Appropriated
Small Parks:		
VIII-71a—General Ex- penses:		
1719 A-3 Wages, Regular Employees		\$ 33,837.50
1720 A-4 Wages, Temporary Employees		9,341.75
1721 B Miscellaneous Serv- ices		260.00
1722 C Supplies		900.00
1723 D Materials		1,000.00
1724 E Repairs		100.00
1725 F Equipment and Ma- chinery		400.00
Total		\$ 45,839.25
Highland Park:		
VIII-71a—General Ex- penses:		
1726 A-1 Salaries, Regular Employees		\$ 1,200.00
1727 A-3 Wages, Regular Employees		13,447.25
1728 A-4 Wages, Temporary Employees		7,990.00
1729 B Miscellaneous Serv- ices		10.00
1730 C Supplies		1,000.00
1731 D Materials		1,800.00
1732 E Repairs		100.00
1733 F Equipment and Ma- chinery		300.00
Total		\$ 25,847.25
Highland Park Green- house:		
1734 A-3 Wages, Regular Employees		\$ 3,643.75
Total		\$ 3,643.75
Highland Park Stables:		
1735 A-3 Wages, Regular Employees		\$ 4,308.75
1736 B Miscellaneous Serv- ices		250.00
1737 C Supplies		1,930.00
1738 D Materials		15.00
1739 E Repairs		125.00
1740 F Equipment and Ma- chinery		15.00
Total		\$ 6,643.75
Highland Park Zoo:		
VIII-69b—Zoological Collections:		
1741 A-1 Salaries, Regular Employees		\$ 2,460.00
1742 A-3 Wages, Regular Employees		10,950.00
1743 A-4 Wages, Temporary Employees		112.50
1744 B Miscellaneous Serv- ices		35.00

Code Account Number	Class	Amount Appropriated
1745 C Supplies		12,039.00
1746 D Materials		700.00
1747 E Repairs		200.00
1748 F Equipment and Ma- chinery		169.00
Total		\$ 26,667.50
Riverview Park Zoo:		
1749 A-3 Wages, Regular Employees		\$ 821.25
1750 A-4 Wages, Temporary Employees		684.00
1751 C Supplies		1,900.00
1752 D Materials		80.00
Total		\$ 3,485.25
Riverview Park:		
VIII-71a—General Ex- penses:		
1755 A-1 Salaries, Regular Employees		\$ 1,200.00
1756 A-3 Wages, Regular Employees		9,821.25
1757 A-4 Wages, Temporary Employees		7,300.50
1758 B Miscellaneous Serv- ices		10.00
1759 C Supplies		340.00
1760 D Materials		1,000.00
1761 E Repairs		60.00
1762 F Equipment and Ma- chinery		300.00
Total		\$ 20,031.75
Riverview Stables:		
1763 A-3 Wages, Regular Employees		\$ 3,285.00
1764 B Miscellaneous Serv- ices		140.00
1765 C Supplies		880.00
1766 D Materials		15.00
1767 E Repairs		90.00
1768 F Equipment and Ma- chinery		10.00
Total		\$ 4,420.00
West Park:		
VIII-71a—General Ex- penses:		
1769 A-1 Salaries, Regular Employees		\$ 1,800.00
1770 A-3 Wages, Regular Employees		11,883.75
1771 A-4 Wages, Temporary Employees		2,811.75
1772 B Miscellaneous Serv- ices		940.00
1773 C Supplies		800.00
1774 D Materials		500.00
1775 E Repairs		230.00
1776 F Equipment and Ma- chinery		425.00
Total		\$ 19,390.50

Code Account Number	Class	Amount Appropriated
	Band Concerts, Parks and Other Places:	
	VIII-70a—Music and Entertainments:	
1777 B Miscellaneous Serv- ices		\$ 10,000 00
Total		\$ 10,000 00
Benches—All Parks:		
VIII-71a—General Ex- penses:		
1778 A-4 Wages, Temporary Employees		\$ 810.00
1779 D Materials		200.00
Total		\$ 1,010.00
Shade Trees:		
VIII-71f—Trees in Streets:		
1780 A-1 Salaries, Regular Employees		\$ 1,500.00
1781 A-4 Wages, Temporary Employees		3,000.00
1782 B Miscellaneous Serv- ices		366.50
1783 C Supplies		70.00
1784 D Materials		38.50
1785 F Equipment and Ma- chinery		25.00
Total		\$ 5,000.00
Park Improvements:		
VIII-71e—Park Areas, Etc.:		
1786 G Improvement, Snyder Square		\$ 5,000 00
Total		\$ 5,000 00
Total for Bureau of Parks		\$ 295,396.00
Bureau of Recreation:		
VIII-70a—Athletics and Playgrounds:		
1787 A-1 Salaries, Regular Employees		\$ 43,280.00
1788 A-2 Salaries, Tempor- ary Employees		28,310.00
1790 B Miscellaneous Serv- ices		9,670.00
1791 C Supplies		8,330.00
1792 D Materials		1,865.00
1793 E Repairs		5,165.00
1794 F Equipment and Ma- chinery		4,453.60
1795 G Structural and Non- structural Improvements.		5,053.00
Total		106,120 00
Bureau of Tests:		
I-B-17g:		
1796 A-1 Salaries, Regular Employees		\$ 7,865.00
1797 B Miscellaneous Serv- ices		100.00

Code Account Number	Class	Amount Appropriated
1798 C Supplies		203.00
1799 D Materials		50.00
1800 E Repairs		100.00
1801 F Equipment and Ma- chinery		209.00
Total		\$ 8,515.00
Total Department of Public Works....		\$3,609,513.55
Interest and Tax on Loans:		
XII-95a—Interest on Funded and Floating Debt:		
40 J Interest and Tax on Loans		\$ 782,166.67
Total		\$ 782,166.67
Refunds.		
B-102a—Payments for Correction of Erroneous Receipts.		
41 O Refunds of Taxes and Water Rents		\$ 15,000.00
		\$ 15,000.00
Contingent Fund.		
42 M Contingent Fund		\$ 100,000.00
		\$ 100,000.00
Finance Fund.		
43 M Finance Fund.....		\$ 10,000.00
		\$ 10,000.00
Elections.		
I-B-18a—General Elec- tions.		
45 B Elections		\$ 2,500 00
		\$ 2,500.00
Judgments.		
B-97e—Payments for Outstanding Judg- ments.		
46 L Judgments		\$ 40,000.00
		\$ 40,000.00
Interest on Judgments.		
XII-95a—Interest on Funded and Floating Debt.		
47 J Interest on Judgments.		\$ 12,000 00
		\$ 12,000.00
Interest on Overdue Dam- ages.		
XII-95a—Interest on Funded and Floating Debt.		
48 J Interest on Overdue Damages		\$ 254,000-00
		\$ 254,000.00

Code Account Number	Class	Amount Appropriated
Interest on Contracts.		
XII-95a—Interest on Funded and Floating Debt.		
49 J Interest on Contracts...		\$ 71,600.00
		\$ 71,600.00
Sinking Funds.		
B-105a—Cash Transfer Payments to Sinking Fund.		
600 K Filtration, 1908		\$ 24,995.97
601 K Water, 1908		20,225.63
602 K Public Works, 1908..		6,999.02
603 K Charities, 1908		4,499.35
604 K Bridges, 1908		3,799.39
605 K Public Safety, 1908..		999.86
606 K Fire and Police, 1908		4,999.29
607 K Parks, 1908		2,662.86
608 K Water Main Extension, 1908		9,750.75
609 K Health, 1908		825.40
610 K Duquesne Way Bridge, 1908		1,950.21
611 K Park Improvement, 1908		14,657.52
612 K Larimer Avenue and Negley Run Bridge (1908)		7,785.01
613 K Monongahela Water Company, 1909		44,827.20
616 K Sandusky Street Improvement		1,064.69
617 K South 22nd Street Bridge, 1909		1,609.17
618 K Water A, 1910		25,285.45
619 K Water B, 1910		839.24
620 K Water C, 1910		5,708.75
621 K Street Improvement A, 1910		3,288.75
622 K Bridge A, 1910		8,904.44
623 K Bridge B, 1910		2,727.88
625 K Sewer A, 1910		1,551.28
626 K Sewer B, 1910		1,415.51
627 K Hospital, 1910		1,542.57
628 K Incinerating Plant, 1910		839.24
629 K Parks, 1910		5,850.48
630 K City Hall, 1910		12,667.10
631 K Water Funding, 1910		20,047.29
632 K Water Improvement A, 1909		1,624.85
633 K Water D, 1910		2,925.28
634 K Bridge A, 1911		4,999.80
635 K Street Improvement A, 1911		3,799.80
636 K Bridge D, 1911		2,199.30
637 K Hoeveler Street Bridge, 1911		999.80
638 K Funding A, 1911		10,199.30
639 K South 18th Street Improvement, 1911 ...		5,952.38

Code Account Number	Class	Amount Appropriated
640 K Bloomfield Bridge A, 1911		992.08
641 K Hights Run Bridge, 1911		4,874.87
642 K Soho Run Sewer, 1911		2,925.03
643 K 33rd Street Sewer, 1911		3,899.98
644 K Water F, 1911		32,173.59
645 K Water E, 1911		974.97
646 K Street Improvement C, 1911		16,087.06
647 K Street Improvement B, 1911		8,927.26
651 K Bridge B, 1912		2,999.80
652 K Bloomfield Bridge, 1911		14,624.33
653 K Water B, 1912		6,825.70
654 K Water C, 1912		42,904.37
655 K Street Improvement B, 1912		3,900.42
656 K Street Improvement C, 1912		1,953.21
657 K Street Improvement D, 1912		975.10
658 K Street Improvement E, 1912		6,825.70
659 K Bridge C, 1912		975.10
660 K Bridge D, 1912		4,875.50
661 K Fire Apparatus, 1912		3,900.42
662 K Municipal Buildings, 1912		2,925.31
663 K Hospital, 1912		2,925.31
664 K Poor Home, 1912....		15,601.60
665 K Grade Crossing, 1912		13,651.41
666 K Playgrounds, 1912 ...		12,676.29
668 K Market House, 1912..		19,483.44
669 K Playgrounds A, 1913.		3,000.00
670 K Street A, 1912		5,000.00
671 K Playgrounds, B-1913.		11,000.00
672 K Street A, 1914		5,000.00
673 K Fire Apparatus, 1914		4,007.00
674 K Poor Home, 1914 ...		12,000.00
675 K Water A, 1914		10,000.00
676 K Funding, 1915		92,000.00
677 K Current Expense, 1914		800,000.00

\$1,445,895.66

Total New City...\$11,017,582.69

OLD CITY OF PITTSBURGH.

Interest and Tax on Loans.

XII-95a—Interest on
Funded and Floating
Debt.

1 J Interest and Tax on
Loans\$ 472,000.00

\$ 472,000.00

Sinking Funds.

B-105b—Cash Transfer
Payments to Sinking
Funds.

Code Account Number	Class	Amount Appropriated
309 K	Improvement, 1885 ..	\$ 47,002.92
310 K	Monongahela River Bridge, 1895	32,830.49
311 K	Funded Debt, 1904...	22,687.06
312 K	Water Works, 1895...	43,773.93
313 K	Parks, 1895	38,302.23
314 K	Boulevards, 1895	10,943.49
315 K	Public Safety, 1895...	10,943.49
319 K	Loan of 1900	153,208.92
325 K	Filtration, 1914	113,126.30
350 K	Water Funding, 1906.	21,051.63
351 K	Water Extension, 1906	11,354.94
352 K	Funded Debt, 1907...	14,726.46
353 K	Improvement, 1907 ..	15,341.02
355 K	Pittsburgh Funding A, 1908	4,816.06
356 K	Pittsburgh Funding B, 1908	4,702.25
357 K	Pittsburgh Funding C, 1908	2,528.15
358 K	Pittsburgh Funding D, 1908	821.37
359 K	Parks, 1908	4,992.27
360 K	Pittsburgh Funding B, 1911	7,977.32
		\$ 561,130.35

Total Old City\$1,033,130.35

FORMER CITY OF ALLEGHENY.

Interest and Tax on Loans.

XII-95a—Interest on
Funded and Floating
Debt.

20 J	Interest and Tax on Loans	\$ 228,566.00
		\$ 228,566.00

Sinking Funds.

B-105c—Cash Transfer
Payments to Sinking
Funds.

409 K	Water Extension, 1887	\$ 1,703.18
410 K	Sewer, 1887	851.60
411 K	Water Extension, 1889	2,980.50
412 K	Electric Light A, 1891	2,725.10
413 K	Renewal Water, 1893	1,703.19
414 K	Sewer A, 1893	936.76
415 K	Street Improvement A, 1893	3,406.38
416 K	Electric Light B, 1893	238.45
417 K	Street Improvement B, 1894	3,406.38
418 K	Sewer B, 1894	1,703.19
419 K	Street Improvement C, 1894	3,406.38
420 K	Sewer C, 1894	2,469.63
421 K	Electric Light C, 1894	1,464.75
422 K	Water, C. and L., 1895	34,311.03
423 K	Street Improvement F-I, 1895	8,239.66

Code Account Number	Class	Amount Appropriated
424 K	Sewer Improvement, F-I, 1895	5,472.23
425 K	Highway Improve- ment, C-F, 1895....	8,239.66
426 K	Street Improvement, L-O, 1895	5,472.23
427 K	Street Improvement, R-U, 1895-7	10,950.93
428 K	Water Improvement, C-R, 1896	10,950.93
429 K	Electric Light Plant, 1904-9	3,537.26
430 K	Street Improvement, 1905	14,856.52
431 K	Electric Light, 1906..	884.32
435 K	Street Improvement Funding, 1907	6,812.78
436 K	Electric Light, 1907..	2,652.96
437 K	Parks, 1906	285.31
438 K	Street Improvement, 1906	570.61
439 K	Water, 1906	2,496.10
440 K	City Home, 1905	727.46
441 K	Parks, 1905	2,652.95
442 K	Grade Crossing, 1905.	3,674.03
443 K	Water, 1905	6,632.36
444 K	Public Safety, 1905..	727.46
445 K	Water, 1901	12,580.55
446 K	Public Safety, 1901..	2,652.95
447 K	City Home, 1901	2,853.08
448 K	Electric Light, 1901..	2,853.08
449 K	Sewer Improvement, 1901	1,769.63
450 K	Street Improvement, 1901	9,818.87
451 K	Judgment Fund, 1904	14,149.95
452 K	Pension Fund, 1908..	1,841.99
453 K	Pittsburgh and Alle- gheny Funding E, 1908	12,706.10
454 K	North Side Funding, 1909	5,699.63
455 K	Funding C, 1911	12,026.69
		\$ 236,092.99

Total Former City of Alle-
gheny\$ 464,658.99

Boroughs' Interest.

XII-95a—Interest on
Funded and Floating
Debt.

30 J	Interest on Bonded Debt, Sheraden	\$ 18,060.00
31 J	Interest on Bonded Debt, Montooth	1,630.00
32 J	Interest on Bonded Debt, Elliott	2,103.00
33 J	Interest on Bonded Debt, Esplen	833.00
34 J	Interest on Bonded Debt, Beechview	931.00
		\$ 23,557.00

Code Account Number	Class	Amount Appropriated
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Sinking Funds.

B-105d—Cash Transfer
Payments to Sinking
Funds.

501 K Elliott	\$	1,507.24
502 K Esplen		653.59
503 K Montooth		279.12
504 K Sheraden		8,253.59
505 K Pittsburgh-Shera-		
den Funding		3,789.78
506 K Pittsburgh-Mon-		
tooth Funding		941.77
507 K Beechview		563.10

\$ 15,988.19

Total Boroughs\$ 39,545.19

Grand Total Greater City.\$12,554,916.62

Section 6. That any ordinance or
part of ordinance, conflicting with the
provisions of this ordinance, be and the
same is hereby repealed, so far as the
same affects this ordinance.

Passed January 21, 1915.

MAYOR'S OFFICE.

Pittsburgh, January 28th, 1915.

To the Council of the
City of Pittsburgh.

I have to inform you that in pursu-
ance of the provisions of Section 10 of
an Act approved May 31st, 1911, I have
disapproved of the following items in
Bill No. 2024, An Ordinance making ap-
propriations to pay the expenses of
conducting the public business of the
City of Pittsburgh and for meeting the
debt charges thereof for the fiscal year
beginning January 1st, 1915, and ending
December 31st, 1915:

Item	
1142 A 1—Salaries, Regular Employees, Bu- reau of Police.	\$1,028,909.75
1166 A 1—Salaries, Regular Employees, Bu- reau of Electri- city	55,610.00
1178 A 1—Salaries, Regular Employees, Bu- reau of Build- ing Inspection.	27,425.00
1135 A 1—Salaries, Regular Employees, Divi- sion of Weights and Measures...	10,710.00
1631 A 1—Salaries, Regular Employees, Bu- reau of Water, Superintendent's Office	5,266.67
1651 A 1—Salaries, Regular Employees, Me- chanical Divi- sion	33,498.34

Code Account Number	Class	Amount Appropriated
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1659 A 1—Salaries, Regular
Employees, Dis-
tribution Divi-
sion 43,530.00

1413 A 1—Salaries, Regular
Employees, Bu-
reau of Engi-
neering, General
Office 13,091.67

1420 A 1—Salaries, Regular
Employees, Divi-
sion of Surveys 54,225.00

1438 A 1—Salaries, Regular
Employees, Divi-
sion of Design. 15,461.67

1445 A 1—Salaries, Regular
Employees, Divi-
sion of Bridges 18,799.47

1465 A 1—Salaries, Regular
Employees, Divi-
sion of Sewers. 22,645.00

1472 A 1—Salaries, Regular
Employees, Divi-
sion of Public
Utilities 25,841.67

1478 A 1—Salaries, Regular
Employees, Divi-
sion of Streets. 31,025.00

All the other items and parts of said
ordinance I do hereby approve.

..... Mayor.

Attest:

..... Secretary.

Pittsburgh, January 28th, 1915.

I do hereby certify that certain items
of the foregoing ordinance, which have
been disapproved by the Mayor, and re-
turned with his objections to the Coun-
cil, were passed by a two-thirds vote of
said Council, this 28th day of January,
1915.

ROBT. CLARK,
Asst. City Clerk.

Ordinance Book 26, page 448.

No. 21

AN ORDINANCE—Fixing the number
of officers and employees of all de-
partments of the City of Pittsburgh,
and the rate of compensation thereof.

Section 1. *Be it ordained and enacted
by the City of Pittsburgh, in Council
assembled, and it is hereby ordained and
enacted by the authority of the same, That
from and after the passage and approv-
al of this ordinance, the number of of-
ficers and employees of all departments
of the City of Pittsburgh and the rates
of compensation thereof shall be and
the same are fixed and established as
herein set forth:*

SECTION 2.

COUNCIL.

Nine Councilmen, \$6,500.00 each per
annum.

SECTION 3.

CITY CLERK'S OFFICE.

City Clerk, \$3,000.00 per annum.
Assistant City Clerk, \$3,000.00 per annum.
Recording Clerk, \$2,400.00 per annum.
Clerk, \$1,500.00 per annum.
Stenographer and Clerk, \$1,800.00 per annum.

SECTION 4.

MAYOR'S OFFICE.

Mayor, \$10,000.00 per annum.
Mayor's Secretary, \$3,000.00 per annum.
Chief Clerk, \$1,600.00 per annum.
Clerk, \$1,600.00 per annum.
Stenographer, \$1,200.00 per annum.
Messenger, \$1,200.00 per annum.
Chief Technical Cost Accountant, \$4,000.00 per annum.
Technical Cost Accountant, \$2,000.00 per annum.
Three Accountants, \$1,800.00 each per annum.
Stenographer and Clerk, \$1,020.00 per annum.
Seven Police Magistrates, \$2,500.00 each per annum.
Clerk, \$1,200.00 per annum.

SECTION 5.

MAYOR'S OFFICE.

BUREAU OF INFORMATION AND COMPLAINTS.

Chief Investigator, \$2,500.00 per annum.
Stenographer and Clerk, \$900.00 per annum.

SECTION 6.

MAYOR'S OFFICE

BUREAU OF PUBLICITY.

Superintendent, \$2,400.00 per annum.
Stenographer, \$900.00 per annum.

SECTION 7.

MAYOR'S OFFICE

DIVISION OF MOTOR VEHICLES.

Superintendent, \$1,500.00 per annum.
Chauffeur and Machinist, \$1,200.00 per annum.
Mechanician, \$1,200.00 per annum.
Chauffeur, \$900.00 per annum.
Storekeeper and Clerk, \$900.00 per annum.
Auto Mechanic, \$1,200.00 per annum.
Electrician and Batteryman, \$1,080.00 per annum.
Five Laborers, \$2.00 each, per day.

SECTION 8.

MAYOR'S OFFICE

BUREAU OF HORSES.

Superintendent of Horses.
Two Veterinary Surgeons, \$1,000.00 each, per annum.

SECTION 9.

DEPARTMENT OF CITY CONTROLLER

City Controller, \$5,000.00 per annum.
Chief Clerk and Accountant, \$4,000.00 per annum.

General Clerk and Assistant Bookkeeper, \$3,600.00 per annum.

Two Accountants, \$1,800.00 each, per annum.

Warrant Clerk, \$2,100.00 per annum.

Warrant Clerk, \$1,500.00 per annum.

General Clerk, \$1,800.00 per annum.

Two Counter Clerks, \$1,500.00 each, per annum.

Street Account Clerk, \$1,500.00 per annum.

Street Account Clerk, \$1,200.00 per annum.

Controller's Auditor, \$1,200.00 per annum.

Stenographer and Clerk, \$1,200.00 per annum.

Messenger and Clerk, \$900.00 per annum.

Two Field Auditors, \$1,500.00 each per annum.

Auditor, \$3,600.00 per annum.

Clerk, \$1,200.00 per annum.

Clerk, \$1,080.00 per annum.

SECTION 10.

DEPARTMENT OF CITY CONTROLLER—BUREAU OF ACCOUNTING REVISION.

Chief Accountant, \$4,000.00 per annum.

Two Accountants, \$1,800.00 each per annum.

Stenographer and Clerk, \$1,020.00 per annum.

SECTION 11.

DEPARTMENT OF CITY TREASURER.

City Treasurer and Collector of Delinquent Taxes, \$8,000.00 per annum.

Chief Clerk, \$3,000.00 per annum.

Paymaster, \$2,500.00 per annum.

Cashier, \$2,000.00 per annum.

Bond Clerk, \$1,800.00 per annum.

Clerk, \$1,700.00 per annum.

Five Clerks, \$1,500.00 each per annum.

Clerk, \$1,400.00 per annum.

Clerk, \$1,300.00 per annum.

Clerk, \$900.00 per annum.

Stenographer, \$1,200.00 per annum.

Messenger, \$900.00 per annum.

Chauffeur, \$900.00 per annum.

Watchman, \$900.00 per annum.

Dog License Collector, \$85.00 per month.

At the salary herein fixed, the dog license collector shall be paid and in addition shall, at the end of the fiscal year, receive a commission of 10 per cent of the gross receipts from dog licenses in excess of \$10,000.00.

Six Cashiers, as needed, \$100.00 each per month.

Four Clerks, as needed, \$85.00 each, per month.

Nine Clerks, as needed, \$75.00 each, per month.

Six Stenographers, as needed, \$75.00 each, per month.

The City Treasurer shall be and is hereby authorized to allow and pay the temporary clerks engaged in his office during the tax collecting season, the sum of 62c for each and every hour of overtime in excess of the hours now established by ordinance, during which said temporary clerks shall be employed.

SECTION 12.

DEPARTMENT OF COLLECTOR OF DELINQUENT TAXES.

Chief Clerk, \$3,000.00 per annum.

Bookkeeper, \$1,500.00 per annum.

Five Counter Clerks, \$1,200.00 each, per annum.

Two General Clerks, \$1,080.00 each, per annum.

General Clerk, \$1,020.00 per annum.

Two Clerks, \$1,000.00 each, per annum.

Outside Clerk, \$900.00 per annum.

SECTION 13.

DEPARTMENT OF LAW.

City Solicitor, \$8,000.00 per annum.

First Assistant City Solicitor, \$5,000.00 per annum.

Four Assistant City Solicitors, \$4,000.00 each, per annum.

Two Assistant City Solicitors, \$3,000.00 each, per annum.

Two Assistant City Solicitors, \$2,500.00 each, per annum.

Detective, \$2,000.00 per annum.

Evidence Clerk, \$1,800.00 per annum.

Chief Clerk, \$1,200.00 per annum.

Stenographer, \$1,000.00 per annum.

Stenographer, \$900.00 per annum.

Messenger, \$900.00 per annum.

Telephone Operator, \$600.00 per annum.

Lien Clerk, \$2,500.00 per annum.

Municipal Improvement Clerk, \$2,500.00 per annum.

Two Stenographers, \$900.00 each, per annum.

SECTION 14.

DEPARTMENT OF LAW.

BUREAU OF PUBLIC IMPROVEMENTS.

Superintendent, \$2,400.00 per annum.

Chief Clerk, \$1,500.00 per annum.

General Clerk, \$1,500.00 per annum.

Clerk, \$900.00 per annum.

Two Evidence Stenographers, \$1,500.00 each, per annum.

Three Service Clerks, \$1,080.00 each, per annum.

Two Draughtsmen, \$1,380.00 each, per annum.

SECTION 15.

DEPARTMENT OF ASSESSORS.

Chief Assessor, \$3,300.00 per annum.

Eight Assessors, \$2,700.00 each, per annum.

Chief Clerk, \$2,000.00 per annum.

Assistant Chief Clerk, \$1,800.00 per annum.

Five Clerks, \$1,440.00 each, per annum.

Five Clerks, \$1,200.00 each, per annum.

Eleven Clerks, \$1,020.00 each, per annum.

Clerk, \$900.00 per annum.

Stenographer, \$900.00 per annum.

Chief Draughtsman, \$1,500.00 per annum.

Two Draughtsmen, \$1,200.00 each, per annum.

Messenger, \$1,020.00 per annum.

Twenty Temporary Clerks, as needed, \$85.00 each, per month.

SECTION 16.

CIVIL SERVICE COMMISSION.

President, \$2,400.00 per annum.

Two Commissioners, \$2,000.00 each, per annum.

Secretary and Chief Examiner, \$2,400.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Counter Clerk, \$1,200.00 per annum.

Stenographer, \$1,000.00 per annum.

Police and Fire Examiner, \$1,000.00 per annum.

Examiner, \$1,500.00 per annum.

Examiner and Record Keeper, \$1,200.00 per annum.

Medical Inspectors, \$300.00 per annum.

Efficiency Chief, \$2,400.00 per annum.

Two Accountants, \$1,800.00 each, per annum.

Stenographer and Clerk, \$900.00 per annum.

Efficiency Clerk, \$1,500.00 per annum.

Payroll Clerk and Stenographer, \$1,200.00 per annum.

Character Investigator, \$1,800.00 per annum.

SECTION 17.

DEPARTMENT OF CITY PLANNING.

Secretary and Chief Engineer, \$3,000.00 per annum.

SECTION 18.

ART COMMISSION.

Assistant Secretary, \$2,000.00 per annum.

SECTION 19.

CITY ARCHITECT.

City Architect, \$4,000.00 per annum.

Draughtsman, \$1,800.00 per annum.

Draughtsman, \$1,500.00 per annum.

Draughtsman, \$1,200.00 per annum.

Draughtsman, \$1,000.00 per annum.

Stenographer, \$900.00 per annum.

Inspector of Construction, \$1,800.00 per annum.

SECTION 20.

DEPARTMENT OF PUBLIC SAFETY.

Director, \$8,000.00 per annum.
Civilian Aide, \$4,500.00 per annum.
Chief Clerk, \$3,000.00 per annum.
Assistant Chief Clerk, \$1,800.00 per annum.
Bookkeeper, \$1,500.00 per annum.
Clerk, \$1,200.00 per annum.
Clerk, \$1,080.00 per annum.
Stenographer and Clerk, \$1,200.00 per annum.
Stenographer, \$1,200.00 per annum.
Messenger, \$900.00 per annum.
Fire and Police Surgeon, \$2,400.00 per annum.
Electrical and Mechanical Engineer, \$1,800.00 per annum.
Three Assistant Engineers, \$1,260.00 each, per annum.
Assistant Engineer, \$105.00 per month.
Three Engine Room Laborers, \$900.00 each, per annum.
Night Officer, \$900.00 per annum.
Two Elevator Operators, \$900.00 each per annum.
Two Window Cleaners, \$720.00 each per annum.
Four Janitresses, \$480.00 each per annum.
Carpenter Foreman, C. U. W.
Four Carpenters, C. U. W.
Painter Foreman, C. U. W.
Four Painters, C. U. W.
Four Plumbers, C. U. W.
Eight Laborers, \$2.00 each per day.

SECTION 21.

DEPARTMENT OF PUBLIC SAFETY.

DIVISION OF WEIGHTS AND MEASURES.

Chief Inspector, \$1,800.00 per annum.
Assistant Chief Inspector, \$1,080.00 per annum.
Seven Inspectors, \$1,080.00 each per annum.

SECTION 22.

DEPARTMENT OF PUBLIC SAFETY.
DIVISION OF EMPLOYMENT AGENCY
INSPECTION.

Employment Agency Inspector, \$1,500.00 per annum.

SECTION 23.

DEPARTMENT OF PUBLIC SAFETY.

BUREAU OF POLICE.

Superintendent, \$4,000.00 per annum.
Chief Clerk, \$1,800.00 per annum.
Assistant Chief Clerk, \$1,500.00 per annum.
Stenographer and Clerk, \$1,500.00 per annum.
Two Stenographers, \$1,200.00 each per annum.
Clerk, \$1,200.00 per annum.
Five Clerks, \$900.00 each per annum.
Clerk, \$720.00 per annum.

Messenger, \$720.00 per annum.

Six District Commissioners, \$2,000.00 each per annum.

One Captain of Traffic, \$1,800.00 per annum.

Thirty-five Lieutenants, \$1,405.25 each per annum.

Forty-nine Sergeants, \$1,314.00 each per annum.

Six Hundred Ninety-nine Patrolmen, 1st year, \$960.00 each per annum; 2nd year, \$1,020.00 each per annum; 3rd year, \$1,080.00 each per annum; 4th year, \$1,140.00 each per annum; 5th year, \$1,200.00 each per annum.

Market Officer, \$1,200 per annum.

Twenty-five Secret Service Operatives, \$1,500.00 each per annum.

Bertillon Operator, \$1,200.00 per annum.

Three Signal Service Operators, \$1,200.00 each per annum.

Four Women Police Auxiliaries, \$900.00 each per annum.

Sixteen Matrons, \$780.00 each per annum.

Four Janitresses, \$480.00 each per annum.

Fifteen Janitors, \$2.50 each per day.

Eleven Laborer-Hostlers, \$2.50 each per day.

Labor Foreman, \$2.25 per day.

Twenty Swimming Pool Guards, \$3.00 each per day.

At the salaries herein fixed, the Superintendent, District Commissioners, Captain of Traffic, Lieutenants, Sergeants, Patrolmen, Market Officer, Secret Service Operatives, and the Bertillon Operator, shall be paid, together with the additional salary of fifty dollars each per annum, which, said additional salary of fifty dollars each shall be set aside in regular monthly installments by the City Controller and paid to the Police Fund Association of the City of Pittsburgh, for the purpose of making such employees beneficiaries of the said Police Pension Fund Association of the City of Pittsburgh.

SECTION 24.

DEPARTMENT OF PUBLIC SAFETY—
BUREAU OF FIRE.

Chief, \$4,000.00 per annum.

Nine District Chiefs, \$2,000.00 each per annum.

Chief Clerk, \$2,400.00 per annum.

Stenographer and Clerk, \$1,200.00 per annum.

Record Clerk, \$1,200.00 per annum.

Clerk, \$1,200.00 per annum.

Store-Keeper, \$1,080.00 per annum.

Assistant Store-Keeper, \$1,080.00 per annum.

Harness Maker, \$1,200.00 per annum.

Auto Mechanician, \$1,800.00 per annum.

Deputy Superintendent of Machinery, \$1,500.00 per annum.

Superintendent of Horses, \$1,800.00 per annum.

Engineer, \$1,080.00 per annum.
Eight Fuel Wagon Drivers, \$1,260.00 each per annum.

Sixty-two Captains, \$1,500.00 each per annum.

Seventy-six Lieutenants, \$1,320.00 each per annum.

Forty-six Engineers, \$1,350.00 each per annum.

Forty-six Assistant Engineers, \$1,200.00 each per annum.

One Hundred Twenty-seven Drivers, \$1,260.00 each per annum.

Four Hundred Thirty-one Hosemen and Laddermen: 1st year, \$960.00 each per annum; 2nd year, \$1,020.00 each per annum; 3rd year, \$1,080.00 each per annum; 4th year, \$1,140.00 each per annum; 5th year, \$1,200.00 each per annum.

Assistant Superintendent of Machinery, \$4.00 per day.

Two Machinists, C. U. W.

Two Blacksmiths, C. U. W.

Three Blacksmith Helpers, C. U. W.

Two Wagon Makers, C. U. W.

Coach Painter, C. U. W.

Driver at Stable, \$2.50 per day.

Six Laborers, \$2.00 each per day.

At the salaries herein fixed, the Chief, District Chiefs, Chief Clerk, Storekeeper, Superintendent of Horses, Deputy Superintendent of Machinery, Captains, Lieutenants, Engineers, Assistant Engineers, Drivers, Laddermen and Hosemen in the Bureau of Fire shall be paid, together with the additional salary of thirty dollars each per annum, which said additional salary of thirty dollars each per annum shall be set aside in equal monthly installments by the City Controller and paid to the Firemen's Disability Board of the City of Pittsburgh, for the purpose of making such employes beneficiaries in the Firemen's Disability Fund.

SECTION 25.

DEPARTMENT OF PUBLIC SAFETY—

BOARD OF FIRE PREVENTION.

Fire Prevention Inspector, \$2,100.00 per annum.

Assistant Fire Prevention Inspector, \$1,200.00 per annum.

SECTION 26.

DEPARTMENT OF PUBLIC SAFETY—

BUREAU OF ELECTRICITY.

Superintendent, \$2,600.00 per annum.

Deputy Superintendent, \$2,400.00 per annum.

Chief Clerk, \$1,200.00 per annum.

Draftsman, \$1,500.00 per annum.

Stenographer, \$900.00 per annum.

Chief Fire Alarm Operator, \$1,380.00 per annum.

Nine Fire Alarm Operators, \$1,320.00 each per annum.

Five Police Box Inspectors, \$1,080.00 each per annum.

Two Fire Alarm Box Inspectors, \$1,080.00 each per annum.

Foreman of Construction, \$1,500.00 per annum.

Line Foreman, \$1,200.00 per annum.

Eleven Linemen, \$1,200.00 each per annum.

Battery Man, \$1,200.00 per annum.

Cable Splicer, \$1,200.00 per annum.

Driver, \$1,080.00 per annum.

Store-Keeper, \$900.00 per annum.

Eight Telephone Operators, \$720.00 each per annum.

Clerk, \$1,080.00 per annum.

Inspector of Wiring, \$1,800.00 per annum.

Eight Assistant Inspectors of Wiring, \$1,200.00 each per annum.

Laborers, \$2.00 each per day.

At the salaries herein fixed, the Superintendent, Deputy Superintendent, Chief Clerk, Draftsman, Clerk, Operators, Inspectors, Line Foreman, Linemen, Foreman of Construction, Batteryman, Cable Splicer, Driver, and Store-Keeper, in the Bureau of Electricity shall be paid, together with the additional salary of thirty dollars each per annum, which said additional salary of thirty dollars each shall be set aside in equal monthly installments by the City Controller and paid to the Firemen's Disability Board for the use and purpose of the Firemen's Disability purpose of making such employes beneficiaries of said fund.

SECTION 27.

DEPARTMENT OF PUBLIC SAFETY— BUREAU OF BUILDING INSPECTION.

Superintendent, \$3,000.00 per annum.

Assistant Superintendent, \$1,800.00 per annum.

Engineer, \$2,400.00 per annum.

Chief Clerk, \$1,500.00 per annum.

Permit Clerk, \$900.00 per annum.

Stenographer, \$900.00 per annum.

Eight Inspectors, \$1,500.00 each per annum.

Fire Escape Inspector, \$1,500.00 per annum.

Sign Inspector, \$1,500.00 per annum.

Inspector of Plastering, \$1,500.00 per annum.

SECTION 28.

DEPARTMENT OF PUBLIC SAFETY— BUREAU OF BOILER INSPECTION.

Boiler Inspector, \$2,000.00 per annum.

Two Assistant Boiler Inspectors, \$1,500.00 each per annum.

Clerk and Stenographer, \$900.00 per annum.

SECTION 29.

DEPARTMENT OF PUBLIC SAFETY— BUREAU OF PUBLIC MORALS.

Superintendent, \$3,000.00 per annum.

Chief Inspector, \$1,800.00 per annum.

Stenographer, \$840.00 per annum.

Investigators, \$4.00 each per day.

SECTION 30.

DEPARTMENT OF HEALTH.

Director, \$7,000.00 per annum.

Chief Clerk, \$2,000.00 per annum.
Bookkeeper, \$1,500.00 per annum.
Stenographer and Clerk, \$900.00 per annum.
Messenger, \$900.00 per annum.
Two Janitresses, \$480.00 each per annum.

SECTION 31.

DEPARTMENT OF HEALTH— BUREAU OF INFECTIOUS DISEASES.

Superintendent, \$3,000.00 per annum.
Chief Clerk, \$1,800.00 per annum.
Three Clerks, \$1,200.00 each per annum.
Clerk, \$1,080.00 per annum.
Clerk, \$1,000.00 per annum.
Stenographer, \$900.00 per annum.
Two Watchmen, Tuberculosis Hospital, \$2.25 each per day.
Laborer, Tuberculosis Hospital, \$2.00 per day.

SECTION 32.

DEPARTMENT OF HEALTH— DIVISION OF REGISTRATION.

Clerk Vital Statistics, \$1,500.00 per annum.
Assistant Clerk Vital Statistics, \$1,200.00 per annum.
Transcribing Clerk, \$1,000.00 per annum.

SECTION 33.

DEPARTMENT OF HEALTH— DIVISION OF TRANSMISSIBLE DISEASES.

Chief Medical Inspector, \$2,400.00 per annum.
Assistant Medical Inspector, \$1,800.00 per annum.
Six Assistant Medical Inspectors, \$1,200.00 each per annum.
Clerk Contagious Diseases, \$1,200.00 per annum.
Chief Disinfecter, \$1,200.00 per annum.
Three Disinfectors, \$1,080.00 each per annum.
Two Quarantine Inspectors, \$960.00 each per annum.
Four Visiting Nurses, \$780.00 each per annum.

SECTION 34.

DEPARTMENT OF HEALTH— DIVISION OF TUBERCULOSIS DISEASES.

Clerk Tuberculosis Records, \$1,500.00 per annum.
Four Tuberculosis Nurses, \$900.00 each per annum.

SECTION 35.

DEPARTMENT OF HEALTH— DIVISION OF BACTERIOLOGY.

Director of Laboratory, \$2,800.00 per annum.
Assistant Director of Laboratory, \$2,400.00 per annum.
Chemist, \$2,400.00 per annum.
Assistant Chemist, \$1,500.00 per annum.

Clerk, \$1,200.00 per annum.
Laboratory Helper, \$1,080.00 per annum.
Two Assistant Laboratory Helpers, \$780.00 each per annum.
Two Sample Collectors, \$900.00 each per annum.
Two Laboratory Cleaners, \$2.00 each per day.

SECTION 36.

DEPARTMENT OF HEALTH— MUNICIPAL HOSPITAL.

Superintendent, \$1,800.00 per annum.
Messenger and Clerk, \$900.00 per annum.
Resident Physician, \$1,800.00 per annum.
Assistant Resident Physician, \$600.00 per annum.
Superintendent of Nurses, \$1,200.00 per annum.
Twelve Nurses, \$780.00 each per annum.
Eight Ward Assistants, \$384.00 each per annum.
Three Orderlies, \$480.00 each per annum.
Scamstress, \$600.00 per annum.
Cook, \$600.00 per annum.
Two Assistant Cooks, \$420.00 each per annum.
Chief Engineer, \$1,380.00 per annum.
Two Assistant Engineers, \$1,080.00 per annum.
Carpenter, C. U. W.
Two Watchmen, \$2.25 each per day.
Driver, \$2.25 per day.
Laundryman, \$2.25 per day.
Four Laundresses, \$1.50 each per day.
Four Scrub Women, \$1.00 each per day.
Five Laborers, \$2.00 each per day.

SECTION 37.

DEPARTMENT OF HEALTH— BUREAU OF CHILD WELFARE.

Superintendent, \$3,000.00 per annum.
Field Inspector, \$1,080.00 per annum.
Clerk School Records, \$1,200.00 per annum.
Clerk, \$1,000.00 per annum.
Stenographer and Statistician, \$900.00 per annum.
Twenty Medical Inspectors for Ten Months, \$125.00 each per month.
Ten Medical Inspectors for Twelve Months, \$125.00 each per month.
Fifteen Visiting Nurses, \$900.00 each per annum.
Assistant Nurses, \$8.00 each per week.

SECTION 38.

DEPARTMENT OF HEALTH— BUREAU OF SMOKE REGULATION.

Bureau Chief, \$4,000.00 per annum.
Assistant Bureau Chief, \$2,500.00 per annum.
Two Smoke Inspectors, \$1,500.00 each per annum.

Stenographer and Clerk, \$900.00 per annum.

Three Advisory Engineers, \$10.00 each per meeting.

SECTION 39.

**DEPARTMENT OF HEALTH—
BUREAU OF SANITATION.**

Superintendent, \$3,600.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Stenographer, \$900.00 per annum.

Six Weighmasters, \$2.50 each per day.

SECTION 40.

**DEPARTMENT OF HEALTH—
DIVISION OF PLUMBING AND HOUSE
DRAINAGE.**

Chief Plumbing Inspector, \$2,200.00 per annum.

Assistant Chief Plumbing Inspector, \$1,800.00 per annum.

Eleven Plumbing Inspectors, \$1,500.00 each per annum.

Clerk, \$1,000.00 per annum.

Clerk, \$900.00 per annum.

Plumbing Examiners, \$5.00 each per day.

SECTION 41.

**DEPARTMENT OF HEALTH—
DIVISION OF HOUSING AND SANI-
TARY INSPECTION.**

Chief of Division, \$2,000.00 per annum.

Three Supervisors, \$1,500.00 each per annum.

Clerk, \$1,200.00 per annum.

Clerk, \$900.00 per annum.

Stenographer, \$900.00 per annum.

Ten Inspectors, \$1,200.00 each per annum.

Nine Inspectors, \$1,140.00 each per annum.

Nine Inspectors, \$1,080.00 each per annum.

Seven Inspectors, \$1,020.00 each per annum.

SECTION 42.

**DEPARTMENT OF HEALTH—
BUREAU OF FOOD INSPECTION.**

Superintendent, \$3,000.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Stenographer, \$900.00 per annum.

SECTION 43.

**DEPARTMENT OF HEALTH—
DIVISION OF DAIRY INSPECTION.**

Ten Dairy Inspectors, \$1,500.00 each per annum.

SECTION 44.

**DEPARTMENT OF HEALTH—
DIVISION OF MEAT INSPECTION.**

Chief Meat Inspector, \$1,800.00 per annum.

Seven Meat Inspectors, \$1,500.00 each per annum.

SECTION 45.

**DEPARTMENT OF HEALTH—
DIVISION OF MILK AND MISCELLAN-
EOUS FOOD INSPECTION.**

Chief Food Inspector, \$1,800.00 per annum.

Assistant Food Inspector, \$1,620.00 per annum.

Assistant Food Inspector, \$1,500.00 per annum.

Six Food Inspectors, \$1,080.00 each per annum.

Five Food Inspectors, \$1,000.00 each per annum.

Bacteriologist and Chemist, \$1,800.00 per annum.

Laboratory Helper, \$1,080.00 per annum.

Two Laborers, \$2.00 each per day.

SECTION 46.

DEPARTMENT OF CHARITIES.

Director, \$6,500.00 per annum.

Chief Clerk, \$2,100.00 per annum.

Examining Officer, \$1,500.00 per annum.

Cashier and Clerk, \$1,200.00 per annum.

Chief Inspector, \$1,200.00 per annum.

Two Inspectors, \$1,080.00 each per annum.

Stenographer, \$900.00 per annum.

Messenger, \$900.00 per annum.

Janitress, \$480.00 per annum.

Laborer, \$2.00 per day.

Physician in Chief, \$2,700.00 per annum.

Eleven District Physicians, \$1,000.00 each, per annum.

SECTION 47.

**DEPARTMENT OF CHARITIES—
CITY HOME AND HOSPITAL,
MARSHALSEA.**

Medical Director and Superintendent, \$3,600.00 per annum.

Resident Clerk, \$1,000.00 per annum.

Assistant Resident Clerk, \$600.00 per annum.

Stenographer, \$900.00 per annum.

Resident Physician, \$1,920.00 per annum.

First Assistant Resident Physician, \$1,500.00 per annum.

Second Assistant Resident Physician, \$1,500.00 per annum.

Two Alienists, \$1,200.00 each per annum.

Dentist, \$1,200.00 per annum.

Hospital Steward and P. G., \$1,200.00 per annum.

Laboratory Assistant and Clerk, \$720.00 per annum.

Two Supervisors, Male Asylum, \$600.00 each per annum.

Two Supervisors, Female Asylum, \$540.00 each per annum.

Asylum Attendants—1st year, Male, \$360.00 each per annum.

Asylum Attendants—2nd year, Male, \$420.00 each per annum.

Asylum Attendants—3rd year, Male, \$480.00 each per annum.

Asylum Attendants—1st year, Female, \$300.00 each per annum.
 Asylum Attendants—2nd year, Female, \$360.00 each per annum.
 Asylum Attendants—3rd year, Female, \$420.00 each per annum.
 Male Nurse (Male Hospital), \$420.00 per annum.
 Nurse (Female Hospital) \$420.00 per annum.
 Supervisor Tubercular Hospital, \$600.00 per annum.
 Two Chaplains (Protestant), \$540.00 each per annum.
 Chaplain (Catholic), \$540.00 per annum.
 Supervisor Male Home, \$480.00 per annum.
 Matron Female Home, \$420.00 per annum.
 Matron Administration Building, \$360.00 per annum.
 Store-Keeper, \$900.00 per annum.
 Supervisor Dining Room, \$420.00 per annum.
 Dining-room Girl, \$360.00 per annum.
 Officer's Cook, \$540.00 per annum.
 Officer's Cook, \$480.00 per annum.
 Inmates' Cook, \$480.00 per annum.
 Assistant Inmates' Cook, \$360.00 per annum.
 Head Laundress, \$420.00 per annum.
 Assistant Laundress, \$360.00 per annum.
 Baker, \$720.00 per annum.
 Watchman, \$480.00 per annum.
 Four Firemen, \$420.00 each per annum.
 Farmer, \$1,000.00 per annum.
 Assistant Farmer, \$540.00 per annum.
 Gardener, \$720.00 per annum.
 Seven Drivers, \$420.00 each per annum.
 Chief Engineer, \$3.00 per day.
 Two Assistant Engineers, \$2.50 each per day.
 Electrical Engineer, \$2.50 per day.
 Steam Fitter, C. U. W.
 Plumber, C. U. W.
 Carpenter, C. U. W.
 Painter, C. U. W.
 Repairman, \$2.50 per day.
 Laborers, \$2.00 each per day.

SECTION 48.
DEPARTMENT OF CHARITIES—
NORTH SIDE CITY HOME, WARNER.
 Superintendent, \$1,800.00 per annum.
 Assistant Superintendent, \$1,200.00 per annum.
 Resident Clerk, \$900.00 per annum.
 Resident Physician, \$1,500.00 per annum.
 Assistant Resident Physician, \$1,200.00 per annum.
 Allenist, \$1,200.00 per annum.
 Supervisor Male Asylum, \$540.00 per annum.

Asylum Attendants—1st year, Male, \$360.00 each per annum.
 Asylum Attendants—2nd year, Male, \$420.00 each per annum.
 Asylum Attendants—3rd year, Male, \$480.00 each per annum.
 Asylum Attendants—1st year, Female, \$300.00 each per annum.
 Asylum Attendants—2nd year, Female, \$360.00 each per annum.
 Asylum Attendants—3rd year, Female, \$420.00 each per annum.
 Two Male Nurses, \$420.00 each per annum.
 Assistant Male Nurse, \$420.00 per annum.
 Two Female Nurses, \$360.00 each per annum.
 Chaplain (Protestant), \$360.00 per annum.
 Chaplain (Catholic), \$360.00 per annum.
 Organist, \$100.00 per annum.
 Supervisor Male Home, \$540.00 per annum.
 Supervisor Female Home, \$480.00 per annum.
 Storekeeper, \$900.00 per annum.
 Three Dining-room Girls, \$360.00 each per annum.
 Officer's Cook, \$660.00 per annum.
 Laundress, \$420.00 per annum.
 Baker, \$600.00 per annum.
 Watchman, \$700.00 per annum.
 Chief Engineer, \$1,000.00 per annum.
 Two Assistant Engineers, \$800.00 each per annum.
 Repairman, \$800.00 per annum.
 Farmer, \$800.00 per annum.
 Florist, \$360.00 per annum.
 Laborers, \$2.00 each per day.

SECTION 49.

DEPARTMENT OF SUPPLIES.

Director, \$6,500.00 per annum.
 Chief Clerk, \$2,000.00 per annum.
 Auditor, \$1,800.00 per annum.
 Bookkeeper, \$1,200.00 per annum.
 General Clerk, \$1,380.00 per annum.
 Clerk, \$1,200.00 per annum.
 Three Clerks, \$900.00 each per annum.
 Three Clerks, \$600.00 each per annum.
 Two Stenographers, \$900.00 each per annum.
 Messenger, \$900.00 per annum.
 Store-Keeper, \$1,200.00 per annum.
 Chauffeur, \$900.00 per annum.
 Driver, \$2.50 per day.
 Three Laborers, \$2.00 each per day.

SECTION 50.

BOARD OF WATER ASSESSORS.

Chairman of Board, \$3,500.00 per annum.
 Water Assessor, \$3,000.00 per annum.
 Water Assessor, \$2,500.00 per annum.
 Chief Clerk, \$1,500.00 per annum.

Construction Clerk, \$1,200.00 per annum.

Three Meter Clerks, \$1,000.00 each per annum.

Desk Clerk, \$1,000.00 per annum.

Stenographer, \$900.00 per annum.

Fourteen Deputy Water Assessors and Meter Readers, \$1,000.00 each per annum.

Four Deputy Water Assessors and Meter Readers, \$960.00 each per annum.

Deputy Water Assessors and Meter Reader, \$900.00 per annum.

SECTION 51.

CARNEGIE FREE LIBRARY OF ALLEGHENY.

Librarian and Custodian of Building, \$3,000.00 per annum.

Stenographer and Clerk, \$900.00 per annum.

First Assistant and Reference Librarian, \$1,200.00 per annum.

Cataloguer, \$1,020.00 per annum.

Assistant Cataloguer, \$900.00 per annum.

Children's Librarian, \$900.00 per annum.

Three Assistants, \$840.00 each per annum.

Two Sub-Assistants, \$720.00 each per annum.

Six Sub-Assistants, \$600.00 each per annum.

Seven Apprentices, \$300.00 each per annum.

Organist, \$1,200.00 per annum.

Engineer, \$1,020.00 per annum.

Head Janitor, \$1,020.00 per annum.

Eight Cleaners, \$480.00 each per annum.

Two Sunday Assistants, \$3.00 each per day.

Sunday Assistant, \$1.50 per day.

Two Janitors, \$2.50 each per day.

SECTION 52.

DEPARTMENT OF PUBLIC WORKS.

Director, \$8,000.00 per annum.

Chief Clerk, \$3,000.00 per annum.

Bookkeeper, \$1,800.00 per annum.

Clerk and Stenographer, \$1,500.00 per annum.

File Clerk and Stenographer, \$1,200.00 per annum.

Clerk, \$1,500.00 per annum.

Clerk, \$1,200.00 per annum.

Messenger and Clerk, \$900.00 per annum.

Two Photographers, \$1,200.00 each per annum.

SECTION 53.

DEPARTMENT OF PUBLIC WORKS.

BUREAU OF ENGINEERING.

Superintendent, \$4,000.00 per annum.

Chief Clerk, \$2,100.00 per annum.

Cost Accountant, \$1,500.00 per annum.

Contract Clerk, \$1,200.00 per annum.
Stenographer and Clerk, \$1,500.00 per annum.

Three Stenographers, \$900.00 each per annum.

SECTION 54.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF SURVEYS.

Assistant Superintendent, \$4,000.00 per annum.

Assistant Engineer, \$2,700.00 per annum.

Six Assistant Engineers, \$1,800.00 each per annum.

Eleven Draftsmen, \$1,380.00 each per annum.

Counter Clerk, \$1,200.00 per annum.

Stenographic Clerk, \$1,080.00 per annum.

Stenographic Clerk, \$900.00 per annum.

Five Transistmen, \$1,200.00 each per annum.

Six Rodmen, \$840.00 each per annum.

Ten Chairmen, \$720.00 each per annum.

Laborers, \$2.50 each per day.

SECTION 55.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF TOPOGRAPHY.

Assistant Engineer, \$1,800.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Two Chainmen, \$720.00 each per annum.

SECTION 56.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF DEED REGISTRY.

Register of Deeds, \$1,800.00 per annum.

Chief Clerk, \$1,500.00 per annum.

Plotting Clerk, \$1,020.00 per annum.

Two Clerks, \$900.00 each per annum.

SECTION 57.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF STREET SIGNS.

Street Sign Inspector, \$900.00 per annum.

Two Street Sign Repairmen, \$720.00 each per annum.

SECTION 58.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF DESIGN.

Division Engineer, \$2,700.00 per annum.

Assistant Engineer, \$1,800.00 per annum.

Two Draftsmen, \$1,500.00 each per annum.

Four Draftsmen, \$1,380.00 each per annum.

Counter Clerk, \$1,200.00 per annum.

Index Clerk, \$1,200.00 per annum.

SECTION 59.

DEPARTMENT OF PUBLIC WORKS. DIVISION OF INSPECTION.

Chief Inspector, \$1,800.00 per annum.
Two Assistant Chief Inspectors, \$1,500.00 each per annum.
Thirty-Two Inspectors, \$1,200.00 each per annum.

SECTION 60.
DEPARTMENT OF PUBLIC WORKS—
DIVISION OF BRIDGES.

Division Engineer, \$2,700.00 per annum.
Two Assistant Engineers, \$1,800.00 each per annum.
Architect, \$3,000.00 per annum.
Architectural Draftsman, \$1,080.00 per annum.
Structural Steel Draftsman, \$1,800.00 per annum.
Draftsman, \$1,500.00 per annum.
Three Draftsmen, \$1,380.00 each per annum.
Two Transitmen, \$1,200.00 each per annum.
Two Rodmen, \$840.00 each per annum.
Three Chainmen, \$720.00 each per annum.
General Foreman, \$4.00 per day.
Foreman of Painters, \$4.00 per day.
Driver, \$2.25 per day.
Watchman, \$2.25 per day.
Carpenters, not to exceed C. U. W.
Bridge Painters, not to exceed C. U. W.
Laborers, \$2.00 each per day.

SECTION 61.
DEPARTMENT OF PUBLIC WORKS—
DIVISION OF SEWERS.

Division Engineer, \$2,700.00 per annum.
Four Assistant Engineers, \$1,500.00 each per annum.
Four Transitmen, \$1,200.00 each per annum.
Four Rodmen, \$840.00 each per annum.
Eight Chainmen, \$720.00 each per annum.

SECTION 62.
DEPARTMENT OF PUBLIC WORKS—
DIVISION OF PUBLIC UTILITIES.

Division Engineer, \$2,700.00 per annum.
Assistant Engineer, \$1,800.00 per annum.
Assistant Engineer, \$1,500.00 per annum.
Draftsman, \$1,380.00 per annum.
Two Transitmen, \$1,200.00 each per annum.
Two Rodmen, \$840.00 each per annum.
Two Chainmen, \$720.00 each per annum.
Ten Inspectors, \$1,200.00 each per annum.
Stenographer and Clerk, \$900.00 per annum.

SECTION 63.
DEPARTMENT OF PUBLIC WORKS—
DIVISION OF STREETS.

Division Engineer, \$2,700.00 per annum.
Six Assistant Engineers, \$1,800.00 each per annum.
Five Transitmen, \$1,200.00 each per annum.
Five Rodmen, \$840.00 each per annum.
Ten Chainmen, \$720.00 each per annum.

SECTION 64.
DEPARTMENT OF PUBLIC WORKS—
BUREAU OF HIGHWAYS AND SEWERS.

Superintendent, \$4,000.00 per annum.
Assistant Superintendent, \$3,000.00 per annum.
Chief Clerk, \$1,800.00 per annum.
Stenographer, \$1,200.00 per annum.
Clerk, \$1,200.00 per annum.
Clerk, \$900.00 per annum.
Permit Clerk, \$900.00 per annum.
General Clerk, \$900.00 per annum.

SECTION 65.
DEPARTMENT OF PUBLIC WORKS—
HIGHWAYS AND SEWERS, DIVISION OFFICES.

Seven Division Superintendents, \$1,500.00 each per annum.
Seven Clerks, \$900.00 each per annum.
Seven General Foremen, \$1,080.00 each per annum.
Forty-two Assistant Foremen, \$900.00 each per annum.

SECTION 66.
DEPARTMENT OF PUBLIC WORKS—
HIGHWAYS AND SEWERS, STABLES, YARDS AND BUILDINGS.

Fourteen Stable Foremen, \$2.50 each per day.
Painter, not to exceed C. U. W.
Carpenter, not to exceed C. U. W.
Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 67.
DEPARTMENT OF PUBLIC WORKS—
CLEANING HIGHWAYS AND DUMPAGE.

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 68.
DEPARTMENT OF PUBLIC WORKS—
REMOVING SNOW AND ICE.

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 69.
DEPARTMENT OF PUBLIC WORKS—
REPAIRING HIGHWAYS.

Pavers, not to exceed C. U. W.
Hammers, not to exceed C. U. W.
Bricklayers, not to exceed C. U. W.
Bricklayers' Helpers, not to exceed C. U. W.

Carpenters, not to exceed C. U. W.
Carpenters' Helpers, not to exceed C. U. W.

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 70.

**DEPARTMENT OF PUBLIC WORKS—
REPAIRING SEWERS.**

Bricklayers, not to exceed C. U. W.
Bricklayers' Helpers, not to exceed C. U. W.

Drivers, \$2.25 each per day.
Drop Cleaners, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 71.

**DEPARTMENT OF PUBLIC WORKS—
CLEANING AND REPAIRING SEWER-
DROPS.**

Bricklayers, not to exceed C. U. W.
Bricklayers' Helpers, not to exceed C. U. W.

Drivers, \$2.25 each per day.
Drop Cleaners, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 72.

**DEPARTMENT OF PUBLIC WORKS—
BOULEVARDS.**

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 73.

**DEPARTMENT OF PUBLIC WORKS—
BOARDWALKS AND STEPS.**

Carpenter Foreman, \$1,500.00 per annum.

Carpenters, not to exceed C. U. W.
Carpenters' Helpers, not to exceed C. U. W.

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 74.

**DEPARTMENT OF PUBLIC WORKS—
BRIDGES.**

Four Bridge Watchmen, \$2.50 each per day.

Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 75.

**DEPARTMENT OF PUBLIC WORKS—
ASPHALT PLANT.**

Superintendent, \$2,400.00 per annum.
Assistant Superintendent, \$1,500.00 per annum.

Chief Engineer, \$1,200.00 per annum.
Four Clerks, \$900.00 each per annum.
General Foreman, \$4.00 per day.
Plant Foreman, \$3.50 per day.
Assistant Foremen, \$3.00 each per day.

Engineers, \$4.00 each per day.
Roller Engineers, not to exceed C. U. W.

Pavers, not to exceed C. U. W.
Rammers, not to exceed C. U. W.
Bricklayers, not to exceed C. U. W.

Bricklayers' Helpers, not to exceed C. U. W.

Painter, not to exceed C. U. W.
Carpenters, not to exceed C. U. W.
Carpenters' Helpers, not to exceed C. U. W.

Auto Truck Drivers, \$2.80 each per day.

Rakers, not to exceed C. U. W.
Tampers, not to exceed C. U. W.
Smoother, \$2.25 each per day.
Mixer Men, \$2.25 each per day.
Sand Testers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 76.

**DEPARTMENT OF PUBLIC WORKS—
BUREAU OF CITY PROPERTY.**

Superintendent, \$3,000.00 per annum.
Chief Clerk, \$1,200.00 per annum.
Clerk and Collector, \$1,080.00 per annum.

Stenographer, \$900.00 per annum.

Librarian, \$900.00 per annum.

Janitor, \$1,000.00 per annum.

Two Engineers, \$1,080.00 each per annum.

Elevator Operator, \$720.00 per annum.
Twelve Scrub Women, \$480.00 each per annum.

Three Watchmen, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 77.

**DEPARTMENT OF PUBLIC WORKS—
NORTH SIDE MUNICIPAL HALL.**

Janitor, \$900.00 per annum.
Four Scrub Women, \$480.00 each per annum.

Watchman, \$2.25 per day.

SECTION 78.

**DEPARTMENT OF PUBLIC WORKS—
DIAMOND MARKET.**

Clerk, \$1,500.00 per annum.
Two Constables, \$900.00 each per annum.

Four Elevator Operators, \$720.00 each per annum.

Three Engineers, \$1,260.00 each per annum.

Two Scrub Women, \$480.00 each per annum.

Two Watchmen, \$2.50 each per day.

Clerk Wharf Market, \$2.50 per day.

Carterer, \$2.25 per day.

Laborers, \$2.00 each per day.

SECTION 79.

**DEPARTMENT OF PUBLIC WORKS—
NORTH SIDE MARKET.**

Market Officer, \$1,500.00 per annum.

Matron, \$300.00 per annum.

Watchman, \$2.50 per day.

Laborers, \$2.00 each per day.

SECTION 80.

**DEPARTMENT OF PUBLIC WORKS—
ADAMS MARKET.**

Sweeper, \$366.60 per annum.

SECTION 81.

DEPARTMENT OF PUBLIC WORKS—
SOUTH SIDE MARKET.

Market Officer, \$1,200.00 per annum.
Constable, \$900.00 per annum.
Two Scrub Women, \$480.00 each per annum.
Watchman, \$2.25 per day.
Laborers, \$2.00 each per day.

SECTION 82.

DEPARTMENT OF PUBLIC WORKS—
DUQUESNE MARKET.

Clerk, \$1,080.00 per annum.
Two Sweepers, \$660.00 each per annum.
Watchman, \$2.50 per day.

SECTION 83.

DEPARTMENT OF PUBLIC WORKS—
WHARVES AND LANDINGS.

Wharfmaster, \$1,500.00 per annum.
Assistant Wharfmaster, \$1,200.00 per annum.
Labor Foreman, \$2.75 per day.
Five Watchmen, \$2.50 each per day.
Laborers, \$2.00 each per day.

SECTION 84.

DEPARTMENT OF PUBLIC WORKS—
COMFORT HOUSES.

Two Male Attendants, \$600.00 each per annum.
Two Female Attendants, \$600.00 each per annum.

SECTION 85.

DEPARTMENT OF PUBLIC WORKS—
BUREAU OF WATER.

Superintendent, \$4,000.00 per annum.
Stenographer, \$1,200.00 per annum.

SECTION 86.

DEPARTMENT OF PUBLIC WORKS—
WATER ACCOUNTING DIVISION.

Chief Clerk, \$1,800.00 per annum.
Voucher Clerk, \$1,500.00 per annum.
Clerk, \$1,200.00 per annum.
Clerk and Stenographer, \$1,200.00 per annum.
Clerk, \$1,020.00 per annum.
Clerk, \$900.00 per annum.
Photographer, \$1,200.00 per annum.
Three Telephone Operators, \$2.75 each per day.

SECTION 87.

DEPARTMENT OF PUBLIC WORKS—
WATER FILTRATION DIVISION.

Division Superintendent, \$3,600.00 per annum.
Assistant Division Superintendent, \$2,000.00 per annum.
Clerk, \$1,380.00 per annum.
Clerk and Stenographer, \$1,020.00 per annum.
Telephone Clerk, \$780.00 per annum.
Messenger, \$720.00 per annum.
Janitor, \$720.00 per annum.

Analyst in Charge, \$2,000.00 per annum.

Assistant Bacteriologist, \$1,500.00 per annum.

Assistant Chemist, \$1,200.00 per annum.

Three Laboratory Assistants, \$900.00 each per annum.

Three Filter Foremen, \$1,500.00 each per annum.

Filter Attendant, \$1,020.00 per annum.

Nine Assistant Filter Attendants, \$900.00 each per annum.

Rodman, \$840.00 per annum.

Two Sample Collectors, \$2.25 each per day.

Two Laboratory Laborers, \$2.10 each per day.

Three Gate Mechanics, \$2.50 each per day.

Eight Washer Attendants, \$2.25 each per day.

Machinist, not to exceed C. U. W.

Machinist's Helper, not to exceed C. U. W.

Two Electricians, not to exceed C. U. W.

Plumber, not to exceed C. U. W.

Carpenters, not to exceed C. U. W.

Painters, not to exceed C. U. W.

Four Watchmen, \$2.25 each per day.

Three Labor Foremen, \$3.00 each per day.

Driver, \$2.25 per day.

Five Skilled Laborers, \$2.25 each per day.

Laborers, \$2.10 each per day.

Assistant Engineer, \$2,000.00 per annum.

Draftsman, \$1,380.00 per annum.

Two Rodmen, \$840.00 each per annum.

Chainman, \$720.00 per annum.

Two Inspectors, \$1,200.00 each per annum.

SECTION 88.

DEPARTMENT OF PUBLIC WORKS—
WATER MECHANICAL DIVISION.

Division Superintendent, \$3,000.00 per annum.

Division Clerk, \$1,380.00 per annum.

Clerk, \$1,020.00 per annum.

Clerk, \$900.00 per annum.

Two Division Engineers, \$2,500.00 each per annum.

Assistant Engineer, \$2,000.00 per annum.

Chief Draftsman, \$2,000.00 per annum.

Four Draftsmen, \$1,500.00 each per annum.

Two Draftsmen, \$1,380.00 each per annum.

Two Draftsmen, \$1,200.00 each per annum.

Two Transitmen, \$1,200.00 each per annum.

Two Rodmen, \$840.00 each per annum.

Three Chainmen, \$720.00 each per annum.

Two Foundry and Machine Inspectors, \$1,500.00 each per annum.

Four Inspectors, \$1,200.00 each per annum.

Bricklayers, not to exceed C. U. W.

Electrician, not to exceed C. U. W.

Carpenters, not to exceed C. U. W.

Steamfitters, not to exceed C. U. W.

Steamfitter's Helper, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Machinists, not to exceed C. U. W.

Blacksmiths, not to exceed C. U. W.

Foreman Repair Gang, \$1,500.00 per annum.

Repairmen, \$2.50 each per day.

Driver, \$2.25 per day.

Laborers, \$2.00 each per day.

Auto Drivers, \$2.50 each per day.

SECTION 89.

DEPARTMENT OF PUBLIC WORKS— BRILLIANT PUMPING STATION.

Chief Engineer, \$2,400.00 per annum.

Clerk, \$1,080.00 per annum.

Three First Assistant Engineers, \$5.00 each per day.

Three Second Assistant Engineers, \$4.50 each per day.

Three Feed Water Tenders, \$3.00 each per day.

Twenty-two Oilers, not to exceed C. U. W.

Twelve Firemen, not to exceed C. U. W.

Boiler Tender, \$3.00 per day.

Two Boiler Tender Helpers, \$2.50 each per day.

Eight Repairmen, \$2.50 each per day.

Twelve Coal and Ashmen, \$2.25 each per day.

Four Laborers, \$2.00 each per day.

SECTION 90.

DEPARTMENT OF PUBLIC WORKS— ASPINWALL PUMPING STATION.

Chief Engineer, \$2,400.00 per annum.

Clerk, \$900.00 per annum.

Three First Assistant Engineers, \$4.50 each per day.

Three Second Assistant Engineers, \$3.75 each per day.

Nine Oilers, not to exceed C. U. W.

Three Firemen, not to exceed C. U. W.

Boiler Tender, \$3.00 per day.

Boiler Tender Helper, \$2.50 per day.

Three Repairmen, \$2.50 each per day.

Coal Conveyor, \$3.00 per day.

Three Coal and Ashmen, \$2.25 each per day.

Four Laborers, \$2.00 each per day.

SECTION 91.

DEPARTMENT OF PUBLIC WORKS— ROSS PUMPING STATION.

Chief Engineer, \$2,400.00 per annum.

Clerk, \$900.00 per annum.

Three First Assistant Engineers, \$4.50 each per day.

Three Second Assistant Engineers, \$3.75 each per day.

Ten Oilers, not to exceed C. U. W.

Three Firemen, not to exceed C. U. W.

Boiler Tender, \$3.00 per day.

Boiler Tender Helper, \$2.50 per day.

Four Repairmen, \$2.50 each per day.

Coal Conveyor, \$3.00 per day.

Six Coal and Ashmen, \$2.25 each per day.

Four Laborers, \$2.00 each per day.

SECTION 92.

DEPARTMENT OF PUBLIC WORKS— HERRON HILL PUMPING STATION.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Boiler Tender, \$3.00 per day.

Three Firemen, not to exceed C. U. W.

Four Laborers, \$2.00 each per day.

SECTION 93.

DEPARTMENT OF PUBLIC WORKS— MISSION STREET PUMPING STATION.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Three Firemen, not to exceed C. U. W.

Two Repairmen, \$2.50 each per day.

Three Laborers, \$2.00 each per day.

SECTION 94.

DEPARTMENT OF PUBLIC WORKS— HOWARD STREET PUMPING STATION.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Boiler Tender, \$3.00 per day.

Boiler Tender Helper, \$2.50 per day.

Six Firemen, not to exceed C. U. W.

Two Repairmen, \$2.50 each per day.

Three Coal and Ashmen, \$2.25 each per day.

Four Laborers, \$2.00 each per day.

SECTION 95.

DEPARTMENT OF PUBLIC WORKS— GARFIELD PUMPING STATION.

Chief Engineer, \$1,380.00 per annum.

Two First Assistant Engineers, \$1,260.00 each per annum.

Laborer, \$2.00 per day.

SECTION 96.

DEPARTMENT OF PUBLIC WORKS— LINCOLN PUMPING STATION.

Chief Engineer, \$1,380.00 per annum.

Two First Assistant Engineers, \$1,260.00 each per annum.

SECTION 97.

DEPARTMENT OF PUBLIC WORKS—
GREENTREE PUMPING STATION.

Chief Engineer, \$1,380.00 per annum.
Two First Assistant Engineers, \$1,-
140.00 each per annum.

SECTION 98.

DEPARTMENT OF PUBLIC WORKS—
WATER DISTRIBUTION DIVISION.

Division Superintendent, \$3,000.00 per
annum.

Division Clerk, \$1,380.00 per annum.

Stock Clerk, \$1,200.00 per annum.

Time Clerk, \$1,200.00 per annum.

Eight Clerks, \$1,020.00 each per an-
num.

Clerk, \$900.00 per annum.

Stenographer, \$900.00 per annum.

Three Division Engineers, \$2,000.00
each per annum.

Five Assistant Engineers, \$1,800.00
each per annum.

Two Second Assistant Engineers, \$1,-
620.00 each per annum.

One Second Assistant Engineer, \$1,-
500.00 per annum.

Five Draftsmen, \$1,500.00 each per
annum.

Three Draftsmen, \$1,380.00 each per
annum.

Draftsman, \$1,200.00 per annum.

Two Transmitters, \$1,200.00 each per
annum.

Three Dodmen, \$840.00 each per an-
num.

Three Chainmen, \$720.00 each per an-
num.

Seven Store-Keepers, \$1,020.00 each
per annum.

Chief Meter Inspector, \$1,620.00 per
annum.

Two Meter Inspectors, \$3.00 each per
day.

Meter Repairmen, \$2.75 each per day.

Chief Service Inspector, \$1,500.00 per
annum.

Eighteen Service Inspectors, \$3.00
each per day.

Service Inspectors, \$2.75 each per
day.

Chief Hydrant Inspector, \$1,500.00 per
annum.

Fourteen Assistant Hydrant Inspe-
ctors, \$2.75 each per day.

Chief Pipe Line Inspector, \$1,500.00
per annum.

Inspector of Machinery and Castings,
\$1,500.00 per annum.

Seven Inspectors of Construction, \$1,-
200.00 each per annum.

Supervisor, \$2,000.00 per annum.

Five Assistant Supervisors, \$1,380.00
each per annum.

General Foreman, \$1,620.00 per an-
num.

Four Assistant General Foremen, \$1,-
200.00 each per annum.

Foremen, \$3.00 each per day.

Drillers, \$3.00 each per day.

Pipemen, \$2.75 each per day.

Caulkers, \$2.25 each per day.

Auto Drivers, \$2.50 each per day.

Drivers, \$2.25 each per day.

Two Plumbers' Foremen, \$1,620.00
each per annum.

Plumbers, not to exceed C. U. W.

Carpenters, not to exceed C. U. W.

Blacksmiths, not to exceed C. U. W.

Painters, not to exceed C. U. W.

Bricklayers, not to exceed C. U. W.

Pavers, not to exceed C. U. W.

Cement Finishers, not to exceed C.
U. W.

Three Tankmen, \$2.75 each per day.

Watchmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 99.

DEPARTMENT OF PUBLIC WORKS—
BUREAU OF LIGHT.

Superintendent, \$2,500.00 per annum.

Accountant, \$1,800.00 per annum.

Janitor, \$2.25 per day.

General Foreman, \$1,800.00 per an-
num.

Foreman of Linemen, \$1,500.00 per
annum.

Chief Engineer, \$1,500.00 per annum.

Three Assistant Engineers, \$3.50 each
per day.

Three Dynamo Tenders, \$2.75 each
per day.

Three Firemen, \$2.75 each per day.

Two Assistant Firemen, \$2.50 each per
day.

Five General Helpers, \$2.50 each per
day.

Two Coal Passers, \$2.25 each per day.

Foreman, \$3.25 per day.

Five Linemen, \$3.50 each per day.

Lineman's Helper, \$2.75 per day.

Two General Electric Repairmen,
\$3.25 each per day.

Mast Arm Repairman, \$3.00 per day.

Three Inspectors, \$3.25 each per day.

Light Inspectors, \$3.00 per day.

Three Trimmers, \$2.75 each per day.

Three Drivers, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 100.

DEPARTMENT OF PUBLIC WORKS—
BUREAU OF PARKS.

Superintendent, \$4,000.00 per annum.

Chief Clerk, \$1,500.00 per annum.

Clerk and Stenographer, \$1,000.00 per
annum.

Record Clerk, \$900.00 per annum.

Timekeeper and Permit Clerk, \$900.00
per annum.

Division Engineer, \$2,000.00 per an-
num.

Assistant Engineer, \$1,500.00 per an-
num.

Transitman, \$1,080.00 per annum.

Rodman, \$900.00 per annum.

Chainman, \$720.00 per annum.
Ornithologist, \$60.00 per annum.

SCHENLEY PARK.

Two Park Foremen, \$2.50 each per day.

Watchman, \$2.25 per day.

Engineer Steam Roller, not to exceed C. U. W.

Foreman Merry-Go-Round, \$3.00 per day.

Two Helpers Merry-Go-Round, \$2.00 each per day.

Nursery Foreman, \$1,500.00 per annum.

Golf Instructor, \$75.00 per month.

Foreman Golf Grounds, \$2.50 per day.

Watchman, \$2.25 per day.

Stable Foreman, \$2.50 per day.

Seven Drivers, \$2.25 each per day.

Laborers, \$2.00 each per day.

CONSERVATORY.

Conservatory Foreman, \$1,650.00 per annum.

Mechanical Foreman, \$1,500.00 per annum.

Nine Florists, \$1,000.00 each, per annum.

Matron, \$480.00 per annum.

Janitress, \$480.00 per annum.

Assistant Mechanical Foreman, \$2.50 per day.

Three Assistant Florists, \$2.25 each, per day.

Four Greenhouse Men, \$2.00 each, per day.

Carpenter, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Laborers, \$2.00 each, per day.

CONSERVATORY.—NORTH SIDE.

Four Florists, \$1,000.00 each per annum.

Mechanical Foreman, \$3.00 per day.

Assistant Mechanical Foreman, \$2.00 per day.

Four Greenhouse Men, \$2.00 each, per day.

Painter, not to exceed C. U. W.

Carpenter, not to exceed C. U. W.

Laborers, \$2.00 each, per day.

FRIENDSHIP PARK.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

BLUFF PARK.

Laborers, \$2.00 each, per day.

ARSENAL PARK.

Foreman, \$2.50 per day.

Laborers, \$2.00 each, per day.

GRANDVIEW PARK.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each, per day.

Foreman, Merry-Go Round, \$3.00 per day.

Two Helpers, Merry-Go-Round, \$2.00 each, per day.

WEST END PARK.

Foreman, \$2.50 per day.

Laborers, \$2.00 each, per day.

McKINLEY PARK.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each, per day.

OLYMPIA PARK.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each, per day.

LAWRENCEVILLE PARK.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each, per day.

HOLLIDAY PARK.

Foreman, \$2.50 per day.

Laborers, \$2.00 each, per day.

HERRON HILL PARK.

Foreman, \$2.50 per day.

Laborers, \$2.00 each, per day.

HIGHLAND PARK.

General Foreman, \$1,200.00 per annum.

Assistant Park Foreman, \$2.00 per day.

Greenhouse Foreman, \$2.75 per day.

Stable Foreman, \$2.50 per day.

Assistant Foreman, \$2.00 per day.

Drivers, \$2.25 each, per day.

Carpenter, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Laborers, \$2.00 each, per day.

Watchman, \$2.25 per day.

HIGHLAND PARK ZOO.

Head Keeper, \$1,380.00 per annum.

Engineer, \$1,080.00 per annum.

Two Keepers, \$2.50 each, per day.

Three Assistant Keepers, \$2.25 each, per day.

Three Watchmen, \$2.25 each, per day.

Painter, not to exceed C. U. W.

Laborers, \$2.00 each, per day.

RIVERVIEW PARK ZOO.

Two Assistant Keepers, \$2.25 each, per day.

Watchman, \$2.25 per day.

RIVERVIEW PARK, NORTH SIDE.

General Foreman, \$1,200 per annum.

Eight Watchmen, \$2.25 each, per day.

Drivers, \$2.25 each, per day.

Foreman, Merry-Go-Round, \$3.00 per day.

Two Helpers, Merry-Go-Round, \$2.00 each, per day.

Laborers, \$2.00 each, per day.

WEST PARK, NORTH SIDE.

General Foreman, \$1,800.00 per annum.

Three Park Foremen, \$2.50 each, per day.

Two Watchmen, \$2.25 each, per day.
Laborers, \$2.00 each, per day.

SHADE TREES.

Forester, \$1,500.00 per annum.
Laborers, \$2.00 each, per day.

BENCHES, ALL PARKS.

Painters, not to exceed C. U. W.

SECTION 101.

**DEPARTMENT OF PUBLIC WORKS—
BUREAU OF RECREATION.**

Superintendent, \$3,000.00 per annum.
Bookkeeper, \$1,200.00 per annum.
Stenographer, \$900.00 per annum.
Supervisor Childrens Playgrounds, \$1,200.00 per annum.

Male Supervisor of Physical Training, \$1,600.00 per annum.

Female Supervisor of Physical Training, \$1,400.00 per annum.

Director, Washington, \$1,800.00 per annum.

Director, Lawrence, \$1,800.00 per annum.

Director, Ormsby, \$1,500.00 per annum.

Director, Warrington, \$1,500.00 per annum.

Physical Training Man, \$1,300.00 per annum.

Three Physical Training Men, \$1,000.00 each per annum.

Physical Training Man, \$800.00 per annum.

Four Physical Training Women, \$900.00 each, per annum.

Playground Director, \$800.00 per annum.

Playground Director, \$750.00 per annum.

Playground Director, \$700.00 per annum.

Playground Director, \$650.00 per annum.

Three Playground Directors, \$600.00 each, per annum.

Swimming Pool Guard, \$900.00 per annum.

Swimming Pool Helper, \$540.00 per annum.

Matron, \$600.00 per annum.

Matron, \$540.00 per annum.

Three Matrons, \$480.00 each, per annum.

Mechanic, \$1,200 per annum.

Custodian, \$960.00 per annum.

Three Custodians, \$840.00 each, per annum.

Custodian, \$780.00 per annum.

Two Custodians, \$720.00 each per annum.

Two Custodians, \$600.00 each per annum.

Assistant Custodian, \$660.00 per annum.

Two Assistant Custodians, \$600.00 each per annum.

Five Accompanists, \$70.00 each per month.

Eight Accompanists, \$65.00 each per month.

Thirty-two Physical Training Men, \$85.00 each per month.

Physical Training Man, \$50.00 per month.

Thirty-two Physical Training Women, \$75.00 each per month.

Twenty Playground Directors, \$70.00 each per month.

Twenty-five Playground Assistants, \$50.00 each per month.

Twelve Male Play Leaders, \$60.00 each per month.

Twelve Female Play Leaders, \$60.00 each per month.

Two Swimming Pool Teachers, \$80.00 each per month.

Five Swimming Pool Guards, \$70.00 each per month.

Seven Swimming Pool Helpers, \$40.00 each per month.

Three Assistant Custodians, \$50.00 each per month.

Two Assistant Matrons, \$40.00 each per month.

Two Life Guards, \$70.00 each per month.

Motion Picture Operator, \$75.00 per month.

SECTION 102.

DEPARTMENT OF PUBLIC WORKS.

BUREAU OF TESTS.

Director of Tests, \$2,400.00 per annum.

Chemist, \$1,800.00 per annum.

Chemist Inspector, \$1,500.00 per annum.

Junior Chemist, \$1,200.00 per annum.

Laboratory Assistant, \$900.00 per annum.

Laboratory Assistant, \$780.00 per annum.

Section 103. All positions herein designated, not heretofore existing, shall be and the same are hereby created and established at the salaries or wages herein prescribed, and the proper city officers are hereby authorized to fill such positions in the manner prescribed by law.

Section 104. All Ordinances creating positions or fixing salaries other than those herein enumerated are hereby repealed.

Passed July 21, 1915.

Pittsburgh, January 28th, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor and returned with his objections to the Council, was passed by a two-thirds vote of said Council this 28th day of January, 1915.

ROBT CLARK,

Ass't City Clerk.

Ordinance Book 26, page 477.

No. 22

AN ORDINANCE—Authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of Four Hundred Thousand (\$400,000) Dollars, for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon.

Whereas, the fiscal year 1914 ended December 31, 1914, and the taxes for the fiscal year 1915 will not be due and payable until on or after the first of March, 1915, and it will therefore be necessary to provide ready money to meet the ordinary expenses of the City; and

Whereas, in order to provide ready money to meet the current obligations of the City, it is necessary to anticipate the uncollected revenues by issuing short term bonds in the principal amount of (\$400,000), for which the uncollected revenues for the fiscal year 1915 shall be pledged, now therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* bonds of the City of Pittsburgh in the principal amount of Four Hundred Thousand (\$400.00) Dollars be issued for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of the City, which bonds shall be coupon bonds with interest coupon attached, payable May 1st, 1915, with the privilege of exchanging such coupon bond or bonds for a registered bond or bonds of the same maturity as and of any denomination not exceeding the aggregate principal amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon bond or bonds with all coupons not then due, at the office of the City Controller, and the City Controller is hereby authorized to cause such coupon and registered bond to be engraved and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

Section 2. Said bonds shall be issued in denominations of one hundred (\$100) dollars, or multiples thereof, shall be dated as of the first day of January, 1915, and shall be payable on the first day of May, 1915; with the option to the City to redeem all or any part of said bonds at any time or times prior to maturity thereof, by the payment of the principal amount of the bonds so called for payment and interest thereon to the date on which the same shall be called for payment. Notice of the call of all or any of said bonds for payment prior to maturity shall be given either by a single publication in each of the official newspaper authorized to do City printing, or by a written notice to the holders of said bonds at least fourteen days prior

to the date for which they shall be called for redemption; and, in the event that less than all of the bonds outstanding shall be called for payment at any time, the City Controller shall draw by lot from out of the numbers of the then outstanding bonds the numbers of the bonds which are to be redeemed. Interest on bonds so called for redemption before maturity shall cease on the date for which they shall be called for redemption.

Said bonds shall bear interest at the rate of not exceeding four (4 per cent) per centum per annum, payable at the office of the City Treasurer of said City on the first day of May, 1915, or at such time as said bonds may be retired under the provisions hereof, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said city, and the coupons may be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, at public or private sale, on the most advantageous terms obtainable; provided, however, that such uninvested balances in the Sinking Fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. And the proceeds of such sales, or so much thereof as shall be necessary, shall be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Current Expense Bond, 1915."

Section 3. The current uncollected taxes and other revenues of the fiscal year 1915, are hereby pledged for the payment of the principal and interest of said bonds; and there is hereby levied and assessed upon all subjects now by law liable or hereafter to be made liable to assessment for taxation for City purposes, a tax sufficient to pay the interest on said bonds as the same shall accrue and become payable, and also a tax equal to one hundred per centum of the total principal amount of said bonds, to be applied to, and set apart as, a sinking fund for the payment of the principal of said bonds as they become due and payable according to their terms; and the same are hereby appropriated out of the revenues of said City for the payment and redemption aforesaid.

Section 4. All registered bonds issued in exchange for coupon bonds, as provided in Section 1 of this ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 5. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)
UNITED STATES OF AMERICA.
Commonwealth of Pennsylvania.
City of Pittsburgh.

Current Expense Bond, 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of May, A. D. 1915, with interest thereon at the rate of four per centum per annum, payable on the first day of May, 1915, to the bearer of the annexed coupon at the office of the City Treasurer of said City, with the option to the City, hereby reserved, to redeem this bond on any date prior to May 1, 1915, by the payment of the principal amount thereof, with interest thereon at the rate aforesaid to the date on which this bond shall have been called for redemption; notice of such election to redeem to be given either by a single publication in each of the official newspapers authorized to do the City printing or by written notice to the holder hereof at least fourteen days prior to the date fixed for such redemption, after which date all interest hereon shall cease. And for the true and faithful payment of the principal of this bond and the interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to Four Hundred Thousand (\$400,000) Dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities to provide for the redemption of the same and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, An Act for the government of cities of the second class, approved March 7th, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of Four Hundred Thousand (\$400,000) Dollars, for the purpose of providing funds for the payment of

the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof,..... and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of a tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating Four Hundred Thousand (\$400,000) Dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the..... day of A. D. 1915.

CITY OF PITTSBURGH,

By Mayor.

Seal
of the
City of Pittsburgh.
Countersigned:

.....
City Controller.

(Form of Coupon)

On the first day of 19.... the City of Pittsburgh, Pennsylvania, will pay to the bearer at the office of the City Treasurer of said City..... Dollars, lawful money of the United States of America, for four months' interest on its Current Expense Bond 1915, unless such bond shall have been earlier redeemed.

No....., dated.....

.....
City Controller

(Form of Registered Bond-
UNITED STATES OF AMERICA
Commonwealth of Pennsylvania.
City of Pittsburgh

Current Expense Bond, 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Common

wealth of Pennsylvania, is indebted to in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said legal representatives or assigns, at the office of the City Treasurer of said City, on the day of

A. D. 1915, with interest thereon at the rate of four per centum per annum, payable on the first day of May, 1915, at the same place, with the option to the City, hereby reserved, to redeem this bond on any date prior to May 1, 1915, by the payment of the principal amount thereof, with interest thereon at the rate aforesaid to the date on which this bond shall have been called for redemption; notice of such election to redeem to be given either by a single publication in each of the official newspapers authorized to do the City printing, or by written notice to the holder hereof at least fourteen days prior to the date fixed for such redemption, after which date all interest hereon shall cease. And for the true and faithful payment of the principal of this bond and the interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to Four Hundred Thousand (\$400,000) Dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of Four Hundred Thousand (\$400,000) Dollars, for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the

collection of a sufficient tax to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating Four Hundred Thousand (\$400,000) Dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein, and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller as of the day of A. D. 1915.

CITY OF PITTSBURGH,

Mayor

Seal

of the
City of Pittsburgh.

Countersigned:

City Controller.

Registered this day of A. D. 19..... at the office of the City Treasurer of the City of Pittsburgh, Pennsylvania.

Registrar.

Section 6. That any ordinance or part of ordinance conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed January 28, 1915.

Approved February 2, 1915.

Ordinance Book, 26, page 504.

No. 23

AN ORDINANCE—Defining the duties of the Secretary and Chief Engineer in the Department of City Planning.

Whereas, the duties of the Secretary and Chief Engineer in the Department of City Planning do not require the entire time of said employee, therefore,

Section 1. *Be it ordained and enacted in the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the approval of this ordinance the said Secretary and Chief Engineer in the Department of City Planning, when not engaged upon his duties for the Department of City Planning, shall be under the direction and supervision of the Director of the Department of Public Works, and shall*

perform such duties as shall be assigned to him by the Director of the Department of Public Works.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 21, 1915.

Approved February 1, 1915.

Ordinance Book 26, page 509.

No. 24

AN ORDINANCE—Creating the Bureau of Recreation in the Department of Public Works of the City of Pittsburgh, prescribing the powers and duties of said Bureau, and fixing the number and salaries of employees, therein.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after the first day of February, 1915, there shall be created and established in the Department of Public Works a Bureau of Recreation. Said Bureau shall have charge, control and supervision in said Department of all playgrounds now owned or hereafter acquired by the City, excepting those on the North Side operated by the North Side Playground Association, and shall manage and conduct all the affairs and activities thereof.

Section 2. The number and salaries of employees in said Bureau shall be and are hereby fixed and established as the same appear in an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments and the rate of compensation thereof."

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 21, 1915.

Approved February 1, 1915.

Ordinance Book 26, page 510.

No. 25

AN ORDINANCE—Creating the Division of Topography in the Bureau of Engineering, Department of Public Works, and fixing the number and salaries of employees therein; and abolishing the Division of Construction in the Bureau of Engineering, Department of Public Works.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after the approval of this ordinance the Division of Topography in the Bureau of Engineering, Department of Public Works, is hereby created.

Section 2. The number and salaries of employees in this Division shall be and are hereby fixed and established as the same appear in the ordinance entitled "An Ordinance fixing the number of officers and employees for all Departments of the City of Pittsburgh and compensation therefor."

Section 3. That the Division of Construction in the Bureau of Engineering, Department of Public Works, be and the same is hereby abolished.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed January 21, 1915.

Approved February 1, 1915.

Ordinance Book 26, page 510.

No. 26

AN ORDINANCE—Creating and establishing a Bureau within the Department of Public Works and under the control of Director of the Department of Public Works to be known as the Bureau of Tests, providing for the employees thereof and fixing their salaries and duties; abolishing the present Division of Laboratory in the Bureau of Engineering, Department of Public Works, including the positions of Chief Chemist at \$2,000 per annum, Assistant Chemist at \$1,500 per annum, Assistant Chemist at \$900 per annum, Laboratory Assistant at \$730 per annum, and abolishing the position of Inspector at \$1,500 per annum in the Asphalt Plant, Bureau of Highways and Sewers, Department of Public Works.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after February 1st, 1915, there shall be created and established within the Department of Public Works, and under the control of the Director of said Department, a Bureau to be known as the Bureau of Tests. The employees of said Bureau shall be:

One Superintendent of Tests at \$2,400 per annum.

Chemist, one at \$1,800 per annum.

Chemist-Inspector, one at \$1,500 per annum.

Junior-Chemist, one at \$1,200 per annum.

Laboratory Assistant, one at \$900 per annum.

Laboratory Assistant, one at \$730 per annum.

The Bureau of Tests shall be charged with the making of all physical tests and chemical analyses for materials, supplies and engineering, or other processes which do not logically fall within the scope of the work of the health laboratory of the Department of Public Health or the water testing laboratory of the Bureau of Water.

Section 2. That the Superintendent of Tests shall, upon proper requisition of the Department of Public Works, or any other Department of the City Government, make or conduct and be charged with the responsibility for making or conducting the appropriate physical or chemical tests agreeable to the authority of this ordinance.

Section 3. That the Superintendent of Tests shall keep or cause to be kept appropriate records of all chemical or physical tests or analyses made under the authority of this ordinance; that he shall furnish the Director of the Department of Public Works monthly reports showing by department and class of test the work performed during the current month; that the Superintendent of Tests shall at once prepare a schedule of commodities or materials which are not tested under present practices and processes which are not analysed for the purpose of outlining and executing a larger program of testing work for the City of Pittsburgh. That such schedule shall as soon as possible be issued by the Mayor and the City of Pittsburgh to govern several departments in referring materials, supplies or processes to the said Bureau of Tests for appropriate analysis.

Section 4. That the Division of Laboratory in the Bureau of Engineering, Department of Public Works, and the position of Inspector in the Asphalt Plant, Bureau of Highways and Sewers in the Department of Public Works, be and the same are hereby abolished.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 21, 1915.

Approved February 1, 1915.

Ordinance Book 26, page 511.

No. 27

AN ORDINANCE—Authorizing the settlement of the equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company at No. 719 October Term, 1913, in the Court of Common Pleas of Allegheny County, involving the right and title of the City to certain wharf lands along the Monongahela River in the Seventeenth ward, Pittsburgh; setting forth the terms and conditions of said settlement; and authorizing the proper officers of the City to execute and deliver the agreements pertaining thereto.

Whereas, A suit in equity was instituted in the Court of Common Pleas of Allegheny County at No. 719 October Term, 1913, in behalf of the City of Pittsburgh, as plaintiff, and against the Oliver Iron & Steel Company, as defendant, to establish the title to and regain possession of certain lands lying along the Monongahela River between South Tenth street and South Thirtieth street and a point beyond, situ-

ate in the Seventeenth ward of the City of Pittsburgh; and

Whereas, After the taking of testimony and the trial of said suit, negotiations towards a settlement of the matters in dispute were begun between the City Solicitor and the counsel for the City Steel Company, and the said counsel for the City and Steel Company have suggested settlement of the suit upon certain terms and conditions contained in the agreement hereinafter set forth, subject to the authorization thereof by the parties to said litigation.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the said suit between the City of Pittsburgh and the Oliver Iron & Steel Company be settled upon the terms and conditions of the agreement herein set forth at length; and the Mayor and the Director of the Department of Public Works are hereby authorized and directed to execute and deliver said agreement for and on behalf of the City of Pittsburgh, and to do such other act or acts as may be necessary to effectually complete and carry out said agreement.

This agreement is as follows:

IN THE COURT OF COMMON PLEAS
OF ALLEGHENY COUNTY, PA.

City of Pittsburgh, Plaintiff,
vs.

Oliver Iron & Steel Company,

Defendant.

In Equity

No. 719 October Term, 1913.

Whereas, At the above number and term a Bill of Complaint was filed by the City of Pittsburgh, as plaintiff, against the Oliver Iron & Steel Company, as defendant, to recover certain public lands in the _____ ward of the City of Pittsburgh, lying along the south side of the Monongahela River; and

Whereas, The Oliver Iron & Steel Company, the defendant, filed an answer to the said Bill of Complaint denying the right and claim of the City of Pittsburgh in and to the said land; and

Whereas, A hearing was had in the case and testimony taken on behalf of the plaintiff and the defendant, respectively; and

Whereas, The pleadings in the case and the testimony taken raised a very close and important question as to whether or not the City of Pittsburgh or the Oliver Iron & Steel Company is the lawful and real owner of the said land; and

Whereas, The City of Pittsburgh and the Oliver Iron & Steel Company have agreed to settle the matters in dispute.

Now This Agreement, dated the ____ day of January, 1915, by and between the City of Pittsburgh and the Oliver Iron & Steel Company,

Witnesseth, That the said parties have and do hereby agree and consent to the appended findings of fact; the said findings to have the same force and effect as if found by the Court.

And the said parties further agree that the form of decree appended to and following the findings of fact shall be entered by the Court as a final decree, disposing of all questions and issues in this case.

The Oliver Iron & Steel Company doth hereby nominate and appoint to be its attorney for it, and in its name and as and for its corporate act and deed to acknowledge this agreement before any person having authority by the laws of the Commonwealth of Pennsylvania to take such acknowledgment to the intent and the same may be recorded as such.

This agreement is made and executed for and in behalf of the City of Pittsburgh under the authority of an ordinance of the Council of Pittsburgh, adopted at a regular meeting of Council held on the day of January, 1915.

In Witness Whereof, The City of Pittsburgh has caused this agreement to be executed by the Mayor and the Director of the Department of Public Works, and its corporate seal to be affixed thereto, and the Oliver Iron & Steel Company has by a Resolution adopted at a meeting of its Board of Directors, duly held, caused this agreement to be executed on its behalf by the President of the Company, and its corporate seal to be affixed thereto, attested by the signature of the Secretary of the Company, the day and year above written.

CITY OF PITTSBURGH

By
Mayor.

Director of the Department of Public Works.

OLIVER IRON & STEEL COMPANY

By
President.

Attest:

Secretary.

State of Pennsylvania, County of Allegheny, ss:

I, certify that on this day of January in the year of our Lord one thousand nine hundred fifteen (1915) before me the subscriber, a Notary Public in and for said county and state, personally appeared the attorney named in the foregoing agreement, and by virtue and in pursuance of the authority therein conferred upon him, acknowledged the said agreement to be the act of the said Oliver Iron & Steel Company.

Witness my hand and Notarial seal the day and year aforesaid.

Notary Public.

FINDINGS OF FACT.

(1) The City of Pittsburgh is a municipal corporation, created and existing under the laws of the Commonwealth of Pennsylvania as a city of the second class.

(2) The Oliver Iron & Steel Company is a corporation created and organized under the laws of the Commonwealth of Pennsylvania, having its principal office in the City of Pittsburgh, and is engaged in the manufacture of iron and steel products, with its principal works located on the property comprising lots 1, 10, 19, 27, 35, 43, 49, 55, 63, 71, 80, 87, 94, 101 of the Bedford Plan, together with other lots in said plan, which plan is recorded in the office of the Recorder of Deeds of Allegheny County in Plan Book, volume 1, page 3.

(3) About the year 1805 Nathaniel Bedford being then the owner of a tract of land on the south side of the Monongahela River, laid out a plan of lots calling the same the Town of Birmingham, which plan is recorded in the office of the Recorder of Allegheny County in Deed Book, volume 17, page 410, which plan is also found in said office recorded in Plan Book, Volume 1, page 3.

By the said plan, the said Nathaniel Bedford did lay out and dedicate to public use certain streets, open spaces and highways shown thereon. Upon the said plan there appears an open space lying between the river lots of the plan and the Monongahela River of variable width and extending from the eastern to the western limits of said plan. This open space was dedicated by said Nathaniel Bedford in said plan as aforesaid as a public wharf or landing and marked upon said plan "Water Street." The plan is not drawn to scale and the exact location of the southerly line of the open space above mentioned is in dispute between the parties to this suit. By reason of encroachments on the river caused by extensive filling the northerly or river line of said open space, as the same existed in 1805, cannot now be determined.

(4) The open space marked "Water Street" in said Bedford Plan covered and included all the ground lying between the northern line of said plan and the low water mark of the Monongahela River and extended from the center line of Tenth street, as the said street is now laid out upon the ground, eastwardly to a line parallel with Thirteenth street as the said street is now laid out on the ground and 121 feet eastwardly from the eastern line of said Thirteenth street, as the same is now located.

(5) Subsequent to the laying out and plotting of said plan and the dedication of the streets as above stated said Nathaniel Bedford sold and conveyed a large part of the lots with reference to said plan to different vendees, including the defendant's predecessors in title. In so conveying the said lots Nathaniel Bedford recognized and acknowledged the said plan.

All the lots fronting along the Monongahela River and known as the River Lots of the Bedford Plan are now owned by the defendant. The deeds of Nathaniel Bedford described the northerly line of the said River Lots as "The Monongahela River," or "the beach of the Monongahela River," except in one deed which reads "To Water street on the Monongahela River."

(6) By an Act of the General Assembly of the Commonwealth of Pennsylvania, approved April 10, 1826, P. L. 374, the Town of Birmingham, which consisted of the said plan of lots was incorporated into a borough, and by virtue thereof said borough exercised jurisdiction over the streets and open spaces, as shown upon the said Bedford Plan.

(7) By the Act of March 30, 1838, P. L. 162, the limits of the Borough of Birmingham were extended and said act provided further that "The Burgess and council shall make a map of the extensions on which there shall be all streets, squares, lanes and alleys, which now or previous to the making of said map have been laid out or appropriated for public use, or for the use of owners of lots fronting or adjacent thereto, which map the Burgess and Council shall record in the Recorder's Office of Allegheny County on or before April 1st, 1839, and then the said streets, squares, lanes and alleys shall be public highways."

In compliance with the said Act and under the authority thereof, the Burgess and Council of the Borough of Birmingham did make a map of the said extension of the borough on which map were shown all the streets, squares, lanes and alleys laid out and appropriated for public use and the said plan or map is of record in the office of the Recorder of Allegheny County in Plan Book, volume 1, page 78. The said plan of the borough as extended also shows the original Bedford Plan, together with the open space lying between the River Lots of the said plan and the Monongahela River.

(8) By the supplemental Act of April 8, 1848, P. L. 415, the Borough of Birmingham was authorized to locate and open new streets. By Act of the General Assembly relating to the Borough of Birmingham, being the Act of March 13, 1849, P. L. 159, it was provided that no streets should be opened along the banks of the Monongahela River exceeding forty feet in width and "if any street shall be laid out and opened the south line thereof shall be 60 feet northerly from the south line of Water street, as laid out under the authority of said supplement in the year one thousand eight hundred and forty-eight, but not yet opened." The Ordinance of 1848 of the Borough of Birmingham laying out Water street is not in evidence and there is nothing in the testimony to show the location or width thereof, except an old plan made by McGowan.

(9) The Council of the Borough of Birmingham on May 28, 1856, adopted the following ordinance:

"That a street of the width of 40 feet to be called Water street shall be and the same is hereby declared to be located from McKee street to Harmony street along the bank of the Monongahela River as follows, viz: the southern boundary line of said street commencing on the eastern side of McKee street at the distance of 289 feet 3 inches northwardly from Neville street; thence eastwardly in a straight line to the western line of Ormsby street at the distance of 430 feet northwardly from Neville street; thence in a straight line to a point on the eastern line of Center street at the distance of 571 feet 6 inches northwardly from Coal Hill street and thence in a straight line to a point on the western line of Harmony street at the distance of 605 feet northwardly from Coal Hill street."

(10) Tenth street, Eleventh street, Twelfth street, Thirteenth street and Muriel street are streets of the original Bedford Plan and there has been no change in the location of the said streets. McKee street in the Bedford Plan is now known as South Tenth street. Grosvenor street of the Bedford Plan is now known as South Eleventh street. Denman street of the Bedford Plan is now known as South Twelfth street. Ormsby street of the Bedford Plan is now known as South Thirteenth street. Neville street of the Bedford Plan is now known as Muriel street.

(11) By proceedings in the Court of Quarter Sessions of Allegheny County at No. 1 September Sessions, 1882, Water street extending from Tenth (formerly McKee) street to Twelfth (formerly Denman) street was vacated.

(12) The Act of April 27, 1855, P. L. 361, provides:

"That the northern boundary of the Borough of Birmingham in the County of Allegheny shall be the low water line of the Monongahela River and the mouths of all streets terminating at said river in said borough shall hereafter be occupied, used and employed as public landings."

The Act further provides that the Burgess and Town Council be authorized to fix and adopt definite grades for and improving the said landing and to make rules, regulations and by-laws regulating the use of the same, to appoint a wharf master and to direct and enforce the collection of such fees, tolls and duties in the nature of wharfage as they deem just and expedient and to exercise in other respects over the said public streets and landings such other powers and authority which they may or can exercise by law over the other public streets within the borough aforesaid.

(13) The Act of April 12, 1858, P. L. 336 provides inter alia as follows:

"Section 1. That all that certain space of ground in the Borough of Birmingham in the County of Allegheny lying or included between the northern line of Water street as laid out by the ordinance of said borough passed the 28th day of May, A. D. one thousand eight hundred and fifty-six and the low

water mark of the Monongahela River and extending from McKee street eastwardly to a line parallel with Ormsby street and 120 feet eastwardly from said Ormsby street, being the eastern line of the Town of Birmingham, as laid out by Nathaniel Bedford, be and the same is hereby declared to be a public wharf or landing and shall forever hereafter be so used, occupied and

enjoyed, and the Burgess and Town Council of the Borough of Birmingham shall have full power to grade, pave and improve the same so as to make it suitable and commodious for said purpose; and it shall be their duty to keep said wharf or landing in good order or repair, and the Burgess and Town Council aforesaid shall have full power and authority to charge and enforce the collection of such reasonable tolls, fees and duties in the nature of wharfage as to them may seem proper and expedient and make suitable rules and by-laws for the regulation of said wharf or landing, and they shall in addition to the powers above granted have and exercise over said wharf or landing the same powers and authority which they may or can exercise over the public streets of said borough."

(14) Tenth street, Eleventh street, Twelfth street and Thirteenth street extend to low water mark of the Monongahela River and under the authority and direction of the Act of April 27, 1855, above recited, the mouths of the said named streets are now and must forever hereafter be occupied, used and employed as public landings. And for the purpose of this case each of said streets extends and continues at their present width from Muriel street, as the same is now located, to the Monongahela River.

(15) Under the authority of and in pursuance of the Act of the General Assembly of Pennsylvania, approved April 2, 1872, P. L. 743, the Borough of Birmingham was incorporated into and became a part of the City of Pittsburgh and the said City under the authority of said Act succeeded to all the rights, properties and franchises of the said borough.

(16) In 1855 and for some years prior thereto there was a ferry landing on the Monongahela River opposite the foot of Denman street, now Twelfth street. Denman street was paved with cobble stones and the pavement extended of the width as the street (50) from Denman street down to the ferry landing at the river.

From 1840 to 1875, or thereabouts a public ferry was maintained and operated from the said landing opposite Twelfth street down the Monongahela River for a distance of about two miles to the foot of Grant street in the City of Pittsburgh on the opposite side of said river. This ferry up to 1855 was owned and operated by a man by the name of Dalzell, and did both a passenger and freight business. The loads were taken on and off at the ferry landing at the foot of Twelfth street. About this same time there was also a ferry owned and operated by Fordyce running from the foot of Thirteenth

street directly across the river to Pittsburgh.

From 1840 up to 1890, or thereabouts, the river boats landed at the different points on the river between Tenth and Thirteenth streets and during said time the Borough of Birmingham and the City of Pittsburgh as its successor collected tolls or wharfage from the various boats landing at these points.

(17) In 1863 Lewis, Oliver and Phillips, who were successively succeeded by Oliver Brothers & Phillips, and the Oliver Iron & Steel Company, purchased a portion of the property in question, to-wit: one-half of the block bounded by Tenth, Muriel and Eleventh streets and from time to time thereafter until the year 1900 made additional purchases which covered the entire northern frontage of the Bedford Plan between McKee, formerly Tenth street, and to a point 121 feet eastwardly from Thirteenth street, formerly Ormsby street. The property purchased in 1863 was an old manufacturing plant, from which as a nucleus the iron and steel works of the defendants expanded until it covered and now covers the entire property, with buildings and machinery representing an investment of upwards of two million dollars and with 2,000 employees.

Shortly after the first purchase in 1863, defendant and its predecessors in title began and continued to fill the ground along the river gradually extending it into the river and as the filling grew erected buildings thereon and used the same as part of the said manufacturing plant.

(18) During the entire period of occupancy by defendant and its predecessors, there was no objection by the borough, the city or by any person to said filling, or to the occupancy of any part of said land by defendant and defendant and its predecessors were assessed for and paid taxes on all said land and buildings to the City of Pittsburgh.

(19) If the defendant should be ousted from the land lying north of Water street and extending from the Monongahela River, the plant would have to be abandoned with a very heavy consequential loss.

(20) The dividing line between the property of the Oliver Iron & Steel Company and the property of the City of Pittsburgh is located and described as follows:

Beginning at the intersection of the east building line of South Tenth street with the southerly right of way line of the Pittsburgh and Whitehall Railroad and at a distance of 410.91 feet northerly from the northerly building line of Muriel street; thence deflecting to the right 84 degrees 31 minutes 20 seconds in an eastwardly direction along the southerly right of way line of the Pittsburgh and Whitehall Railroad for a distance of 1032.55 feet to a point 120.29 feet east of South Thirteenth street intersecting a line drawn parallel to South Thirteenth street at an angle of 84 degrees 28 minutes 20 sec-

onds and at a distance of 510.59 feet northerly from the northerly building line of Muriel street.

(21) That all the land lying south of said dividing line, as above located and described, and north of Muriel street, is vested in the Oliver Iron & Steel Company and its successors, excepting therefrom the portions of said land lying between the lines of Tenth, Eleventh, Twelfth and Thirteenth streets.

(22) That all the land lying north of said dividing line as above located and described and extending to the Monongahela River is vested in the City of Pittsburgh as a public wharf or landing.

IN THE COURT OF COMMON PLEAS
OF ALLEGHENY COUNTY, PA.

City of Pittsburgh, Plaintiff,
vs.

Oliver Iron & Steel Company,
Defendant.

In Equity.

No. 719 October Term, 1913.

DECREE

This case came on to be heard at this term, and upon consideration of the findings of fact as agreed upon, the same are approved, it is ordered, adjudged and decreed:

(1) That the dividing line between the property of the Oliver Iron & Steel Company and the property of the City of Pittsburgh is located and described as follows:

Beginning at the intersection of the east building line of South Tenth street with the southerly right of way line of the Pittsburgh and Whitehall Railroad and at a distance of 410.91 feet northerly from the northerly building line of Muriel street; thence deflecting to the right 84 degrees 31 minutes 20 seconds in an eastwardly direction along the southerly right of way line of the Pittsburgh and Whitehall Railroad for a distance of 1032.55 feet to a point 120.29 feet east of South Thirteenth street intersecting a line drawn parallel to South Thirteenth street at an angle of 84 degrees 28 minutes 20 seconds and at a distance of 510.59 feet southerly from the southerly building line of Muriel street.

(2) That all the land lying south of said dividing line, as above located and described, and north of Muriel street is vested in the Oliver Iron & Steel Company and its successors, excepting therefrom the portions of the said land lying between the lines of Tenth, Eleventh, Twelfth and Thirteenth streets.

(3) That all the land lying north of said dividing line and extending to the Monongahela River is vested in the City of Pittsburgh as a public wharf or landing.

(4) That the use by and occupancy of the said land lying north of the said dividing line by the Oliver Iron & Steel Company shall continue until such time as the City of Pittsburgh, by corporate action, shall deem the same to be necessary for use as a public wharf or

landing; provided, however, that said city shall first take such action as to that part thereof lying eastwardly from the westerly line of South Twelfth street. In case of action by the city, it shall apply to the Court for a modification of this clause so as to allow it to occupy so much of the land as it may desire, and its petition shall be granted in case the Court shall find that the corporate action is in good faith and that the City desires and intends to use so much land as is described in the petition for public wharf or landing purposes. However, the City may, without application to the Court, make such use of the land described in the third paragraph as it may find necessary for wharf or landing purposes, but so as not to disturb the use and occupancy by the Oliver Iron & Steel Company as at present.

(5) The Oliver Iron & Steel Company shall pay to the City of Pittsburgh a rental for its continued use and occupancy of the land hereinbefore decreed as belonging to the City of Pittsburgh, which rental shall be fixed and determined from time to time, as follows:

The assessing officers for the City shall value and assess the said land and the improvements thereon; and the Oliver Iron & Steel Company shall annually pay to the City of Pittsburgh a rental equal to the current annual taxation of the City of Pittsburgh, including the School tax, upon said valuation, at the time fixed for the payment of City Taxes. In case the Oliver Iron & Steel Company fails to pay the said rental at the time and times herein stipulated for the payment of the same, the City of Pittsburgh shall have the usual landlord's remedies for the collection of said rentals, and if the Oliver Iron & Steel Company shall persist in such failure it shall immediately, upon a notice in writing by the City Treasurer, yield up possession of the premises. In case the Oliver Iron & Steel Company shall consider itself aggrieved by said valuation and assessment it shall have the right to appeal from the valuation and assessment made by the City Assessors as though it were the owner of the premises.

(6) The defendants be and are hereby perpetually enjoined and restrained from erecting any other buildings or structures upon the said property of the City.

(7) The costs of this proceeding shall be paid by defendant.

Passed January 30, 1915.

Approved February 3, 1915.

Ordinance Book 26, page 512.

No. 28

AN ORDINANCE—Amending an Ordinance entitled "An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys in the

City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same."

Whereas, The Select and Common Councils of the City of Allegheny, on the 16th day of February, 1898, ordained and enacted into a law in Councils an ordinance entitled, "An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same," which ordinance was approved by the Mayor of the City of Allegheny on February 19th, 1898, Section 6 of which ordinance provides that there shall be paid to the City of Allegheny, by said company, an annual tax of two and one-half per centum ($2\frac{1}{2}$) on the gross receipts of such company, the average of which annual tax during the last three years is \$4,854.97; and

Whereas, The City of Allegheny has since been consolidated and merged with the City of Pittsburgh; and

Whereas, The said Pennsylvania Light, Heat & Power Company, and its lessees, successors and assigns, are desirous of paying a fixed amount per annum in lieu of said annual tax of two and one-half ($2\frac{1}{2}$) per centum on the gross receipts of such company; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 6, of an ordinance ordained and enacted by the Select and Common Councils of the City of Allegheny, on the 16th day of February, 1898, and approved by the Mayor of the said City on February 19th, 1898, entitled, "An Ordinance granting to the Pennsylvania Light, Heat and Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same," which reads as follows:

"Section 6. There shall be paid to the City of Allegheny, by said Company, an annual tax of two and one-half per centum ($2\frac{1}{2}$) on the gross receipts of such company, payable in equal semi-annual installments on the second Mondays of January and July of each year, and the amount of every such installment shall be determined by the sworn statement of the President or Treasurer of said Company, which shall be filed with the Comp-

troller on or before the 15th day of January and July of each year, showing the amount of such receipts during the preceding six months," be and the same is hereby amended to read as follows:

"Section 6. There shall be paid to the City of Pittsburgh by said Company, an annual tax of five thousand (\$5,000.00) dollars, which sum shall be in lieu of the two and one-half per centum of the gross receipts of said company, as provided in said ordinance, which amount shall be paid in equal semi-annual installments on the second Mondays of January and July in each year.

This amendment shall not become operative unless the Pennsylvania Light, Heat and Power Company shall within thirty days after the passage or approval of the same, file in the office of the Controller of the City, its acceptance of the provisions of this amendment, and also unless the Duquesne Light Company shall file a stipulation with the Controller of the City of Pittsburgh within the same time, that it guarantees the payment of the said sum at the times herein provided, and agrees that the said sum shall hereafter be paid to the City of Pittsburgh so long as the Duquesne Light Company, or the Allegheny Light Company, now operated by the Duquesne Light Company, their successors and assigns, shall furnish light, heat or power on the North Side of the City of Pittsburgh, being the section of the City formerly constituting the City of Allegheny."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed January 19th, 1915.

Pittsburgh, February 1st, 1915.

I do hereby certify that the foregoing ordinance, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval, on January 19th, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 26, page 520.

No. 29

AN ORDINANCE -Providing for the letting of a contract or contracts for five (5) years for the furnishing of current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh, lighting all municipal buildings on the North Side, and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year of 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for and let a contract or contracts for a term of five (5) years, beginning March 1st, 1915, for the furnishing of current to the plant of the City of Pittsburgh, situate on Brockett street, North Side, necessary to operate by transformation and transmission through the said plant the street lighting system of the North Side of the City of Pittsburgh, and lighting all municipal buildings on the North Side, and for the furnishing and installation of all the necessary transformers, switchboards and auxiliary apparatus necessary for the transformation of the said current; provided that the City is able to obtain a bid for said current which will not exceed eighty-three one-hundredths (83/100) cents per kilowatt hour; the total sum to be paid for such current and service not to exceed the sum of thirty-five thousand dollars (\$35,000.00) for the fiscal year of 1915, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1904, and the ordinances of Council in such cases provided.*

Section 2. That the sum of thirty-five thousand dollars (\$35,000.00), or so much of the same as may be necessary, shall be set apart and appropriated for the fulfillment of the contract for the fiscal year of 1915, and shall be paid out of the annual appropriation of the Bureau of Light.

Section 3. It is hereby further ordained and enacted that there shall be a condition in the contract to be entered into between the City of Pittsburgh and the successful bidder that no rights of the City with respect to supplying electric current or to operate a municipal electric plant shall in any way be impaired or affected by reason of said contract.

It shall also be further stipulated in the said contract that the City of Pittsburgh shall at least six months prior to the expiration of the contract notify the successful bidder whether it desires to enter into a similar or like contract for the future or to furnish electric current by its own plant; and if the City shall finally determine that it will thereafter furnish its own electric current, then the successful bidder shall on thirty (30) days' notice before the expiration of said contract disconnect all wires and remove all appurtenances belonging to them from the plant as soon thereafter as may be practicable.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed January 30, 1915.
Approved February 4, 1915.
Ordinance Book 26, page 522.

No. 30

AN ORDINANCE—Levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, including the levying of special taxes for the payment of the separate indebtedness of certain annexed districts, upon all property subject to taxation within the limits of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That for the purpose of providing sufficient revenue for the payment of the ordinary current expenses of said city, for the payment of interest on the funded and floating indebtedness of said City and for the payment of the amounts required to be paid to the several sinking funds for the retirement at maturity of the outstanding indebtedness of said City, for the payment of the interest on the separate indebtedness and the amounts required by law to be paid to the several sinking funds for the retirement at maturity of the outstanding indebtedness of the City of Pittsburgh as it existed prior to the annexation of Elliott borough and of the former City of Allegheny as it existed prior to its consolidation with the City of Pittsburgh, and of the several boroughs or townships, or parts or portions of boroughs or townships, which have been annexed to and become part of the City of Pittsburgh, due or to become due during the fiscal year beginning January 1st, 1915, and ending December 31st, 1915, and for the payment of other liabilities of said City due or to become due during the fiscal year beginning the first day of January, one thousand nine hundred and fifteen, and ending the last day of December, one thousand nine hundred and fifteen, the following taxes shall be and the same are hereby levied and assessed upon all property and other subjects of taxation within said City, viz:*

For the ordinary current expenses of said City and the payment of interest on the funded and floating indebtedness of said City, and the payment of the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said City, and for the payment of other liabilities due or to become due, seven and eight-tenths (7 8/10) mills upon each dollar of the assessed valuation of land and seven and two one-hundredths (7 2/100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said City.

For the payment of the indebtedness of the City of Pittsburgh as it existed

prior to the annexation of Elliott Borough, including the floating indebtedness, as the same accrues and becomes payable, the interest on the floating and bonded indebtedness, and the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said City as it existed prior to the annexation of the Borough of Elliott, two and four-tenths (2 4-10) mills upon each dollar of the assessed valuation of land, and two and sixteen one-hundredths (2 16-100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county or city purposes within the limits of said City as it existed prior to the annexation of the Borough of Elliott.

For the payment of the indebtedness of the City of Allegheny, as it existed prior to its annexation with the City of Pittsburgh, including the floating indebtedness, as the same accrues and becomes payable, the interest on the floating and bonded indebtedness and the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said City, as it existed prior to its annexation with the City of Pittsburgh, six and four-tenths (6 4-10) mills upon each dollar of the assessed valuation of land, and five and seventy-six one-hundredths (5 76-100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said City as it existed prior to its annexation with the City of Pittsburgh.

For the payment of the Borough of Esplen, as it existed prior to its annexation with the City of Pittsburgh, including the floating indebtedness, as the same accrues and becomes payable, and interest on the floating and bonded indebtedness, and the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said borough as it existed prior to its annexation with the City of Pittsburgh, two and one-tenth (2 1-10 mills) upon each dollar of the assessed valuation of land, and one and eighty-nine one-hundredth (1 89-100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said borough as it existed prior to its annexation with the City of Pittsburgh.

For the payment of the indebtedness of the Borough of Sheraden, as it existed prior to its annexation with the City of Pittsburgh, including floating indebtedness, as the same accrues and becomes payable, and interest on the floating and bonded indebtedness and the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said borough, as it existed prior to its annexation with the City of Pittsburgh, nine and six-tenths (9 6-10) mills upon each dollar of the assessed valuation of land, and eight

and sixty-four one-hundredths (8 64-100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said borough as it existed prior to its annexation with the City of Pittsburgh.

For the payment of the indebtedness of the Borough of Beechview, as it existed prior to its annexation with the City of Pittsburgh, including the floating indebtedness, as the same accrues and becomes payable, and interest on the floating and bonded indebtedness, and the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said borough as it existed prior to its annexation with the City of Pittsburgh, one and four-tenths (1 4-10) mills upon each dollar of the assessed valuation of land, and one and twenty-six one-hundredths (1 26-100) mills upon each dollar of the assessed valuation of buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said borough as it existed prior to its annexation with the City of Pittsburgh.

Section 2. The Board of Water Assessors shall assess water rents for the period from January 1, 1915, to December 31, 1915, inclusive:

FOR EACH FAMILY USING FOR DOMESTIC PURPOSES.

One room	\$ 1.50
Each additional room except bath-rooms	1.00

For each premises using for domestic purposes in addition to the above:

Sinks, slop sinks	each .75
Spigots not otherwise specified	each .75
Set washstands, one in bath room	Free
Set washstands, self-closing	each 1.00
Set washstands, other than self-closing	each 2.00
Tubs, each compartment	each .50
Bath tubs	each 2.00
Baths, shower	each 5.00
Water closets, self-closing	each 3.00
Water closets, other than self-closing	each 4.00
Water closets, constant flow, 1/4 inch orifice	each 35.00

Metered rates

Water closets, constant flow, 1/4 inch orifice	each 55.00
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Metered rates

Water closets, constant flow, with orifice larger than 1/4 inch not allowed.	
Water closets, outside	each 3.00
Urinals, self-closing	each 1.50
Urinals, other than self-closing	each 3.00

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 35.00

Metered rates

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 55.00

Metered rates

Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Wash pave or other hose attachments, $\frac{1}{2}$ inch or $\frac{3}{4}$ inch (no hose connection larger than $\frac{3}{4}$ inch allowed)each 5.00

Lawn sprinklerseach 15.00

Hydrants, upright on public street or alleyeach 10.00

Hydrants, self-closing, per family usingeach .50

Hydrants, other than self-closing, per family usingeach 2.00

Steam or water boilers for heating ten rooms or under..... 2.00

Additional for each room above ten20

Water motors for washing purposes, in houses of 1 to 4 rooms,each 3.50

Vacuum cleaners, in houses of 1 to 4 roomseach 3.50

Water motors for washing purposes, in houses of 5 to 7 rooms,each 6.00

Vacuum cleaners, in houses of 5 to 7 roomseach 6.00

Water motors for washing purposes, in houses of 8 to 10 roomseach 12.00

Vacuum cleaners, in houses of 8 to 10 roomseach 12.00

Water motors for washing purposes, in houses of 11 to 13 roomseach 15.00

Vacuum cleaners, in houses of 11 to 13 roomseach 15.00

Water motors for washing purposes, in houses of 14 rooms and upwardseach 20.00

Vacuum cleaners, in houses of 14 rooms and upwards.....each 20.00

Water motors for any other purposes supplied only at metered rates.

Motor washers shall be assessed as long as they remain on the premises.

BOARDING HOUSES.

In addition to the foregoing rates for domestic purposes:

Boarders, not exceeding five 2.00

Boarders, not exceeding ten..... 5.00

Boarders, not exceeding twenty five 10.00

Boarders, each additional twenty-five 5.00

HOTELS, RESTAURANTS, ETC.

Hotels of not more than twenty five roomsper room 1.25

Hotels of more than twenty-five roomsper room 1.25

Metered rates

Bar, including water fixtures, each 30.00
Metered rates

Kitchen, according to the number of draw cocks10.00 to 50.00

Sinks, slop sinkseach 6.50

Set washstands, cold, self-closingeach 3.00

Set washstands, hot and cold, self-closingeach 4.50

Set washstands, other than self-closingeach 7.00

Baths, private, for the use of guestseach 7.00

Baths, publiceach 12.50

Baths, showereach 15.00

Water closets, self-closing.....each 5.50

Water closets other than self-closingeach 9.00

Water closets, constant flow, $\frac{1}{4}$ inch orificeeach 35.00

Metered rates

Water closets, constant flow, $\frac{1}{4}$ inch orificeeach 55.00

Metered rates

Water closets, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Urinals, self-closingeach 5.00

Urinals, other than self-closingeach 7.00

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 35.00

Metered rates

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 55.00

Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Laundries attached to hotels, per room in hotel50

Steam or water boilers for heating, for each room from 1 to 1075

Additional for each room above 1050

Steam boilers for power purposes, per each h. p. 3.50

Metered rates

Gas engines with circulating tanks, per each h. p. 1.50

Metered rates

Gas engines without circulating tanks, per each h. p. 3.00

Metered rates

Water for either cooling or flushing purposes supplied only at metered rates.

Elevators, hydraulic, according to capacityeach 100.00 to 1,500.00

Metered rates

Hydrants, upright, for watering horseseach 20.00

Wash paveeach 3.00

Hose, $\frac{1}{2}$ inch or $\frac{3}{4}$ inch.....each 7.50

Hose larger than $\frac{3}{4}$ inch.....each 20.00

Metered rates

Motor washers for washing, etc. each 40.00

Metered rates

Spigots for ordinary purposes not enumeratedeach 8.00

Restaurants and eating houses in addition to above rates for hotels, restaurants, etc.

Guests, not exceeding 100 daily.. 10.00
Metered rates

Guests, not exceeding 200 daily.. 20.00
Metered rates

Guests, not exceeding 500 daily.. 30.00
Metered rates

Guests, not exceeding 1,000 daily. 50.00
Metered rates.

WORKSHOPS, STORES, OFFICES, AMUSEMENT PLACES, ETC.

Stores of any character, amusement places, meeting places except regular meeting places of religious denominations, first floor, per 100 square feet..... 1.00

All additional floors contained in the same building and occupied by one tenant, per 100 square feet75

When occupied by more than one tenant, per 100 square feet.... 1.00

Officeseach room 2.00

Office buildings, exceeding 25 rooms, shall be supplied only atMetered rates

Warehouses with water service on premises, per floor 10.00
Metered rates

Warehouses without water on premiseseach 10.00

A warehouse is here defined as a building used solely and entirely for the storage of goods.

In addition to the rates enumerated above:

Sleeping rooms with stationary washstandeach 4.00

Sleeping rooms, without stationary washstandeach 3.00

Set washstands, self-closing, each 1.50

Set washstands, other than self-closingeach 2.00

Bathseach 4.00

Shower bathseach 10.00

Water closets, self-closing...each 3.00

Water closets, other than self-closingeach 5.00

Water closets, constant flow, $\frac{1}{4}$ inch orificeeach 35.00
Metered rates

Water closets, constant flow, $\frac{1}{4}$ inch orificeeach 55.00
Metered rates

Water closets, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Urinals, self-closingeach 2.00

Urinals, other than self-closingeach 4.00

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 35.00
Metered rates

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach 55.00
Metered rates

Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Fixtures and water uses not enumerated under this heading shall be assessed under the heading: "Hotels, Restaurants, Etc."

Breweries, capacity 10,000 bbls. or less per annum.....per bbl. .03
Metered rates

Breweries, capacity 10,000 to 30,000 bbls. per annum...per bbl. 02 $\frac{1}{2}$
Metered rates

Breweries, capacity 30,000 bbls. or more per annum.....per bbl. .02
Metered rates

Billiard tables, from one to three tableseach 1.00

Additional tableseach .50

Bowling alleys, from one to three alleyseach alley 1.00

Additional alleyseach .50

Barber shops, no additional charge for stationary washstands, each chair 7.50

Blacksmith forges, one or two fireseach fire 6.00

Blacksmith forges, additional fires.....each additional fire 4.00

Brick yards, summer yards, per gang of six men...each gang 15.00
Metered rates

Brick yards, using machinery on all brick madeper 1,000 .03
Metered rates

Bakeries, per bbl. of flour usedper bbl. .05

Dye establishments, per tub or machineeach 10.00

Laundries, per washing machineeach 50.00
Metered rates

All establishments doing a laundry business for profit, not using washing machines..... 50.00

Photograph or blue-print galleries, per batheach 15.00

Slaughter houses, per head dressedeach .10
Metered rates

Hydraulic elevators, according to capacityfrom 100.00 to 1,500.00
Metered rates

Bottling housesMetered rates

Malting housesMetered rates

NatoriumsMetered rates

Natoriums, where the use of the same is given free to school children at least one time each week, 50 per cent. of the metered rates.

Refrigerating plants, large or smallMetered rates

**PUBLIC BUILDINGS OTHER THAN
SCHOOL BUILDINGS.**

Steam or water boilers for heating, 1 to 10 h. p.....per h. p.	1.00
Additional for each h. p. over 10 h. p.	2.00
Wash paveeach	5.00

Fixtures or water uses not enumerated under this heading shall be assessed under the heading of "Hotels, Restaurants, Etc."

SCHOOL BUILDINGS:

Roomseach	1.50
Wardrooms, cloakrooms, etc.....	Free
Water closets, self-closing, each	3.00
Water closets, other than self-closingeach	4.00
Water closets, constant flow, $\frac{1}{4}$ inch orificeeach	35.00

Metered rates

Water closets, constant flow, $\frac{1}{4}$ inch orificeeach	55.00
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Metered rates

Water closets, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Set washstands, self-closing, each	1.00
Set washstands, other than self-closingeach	2.00

Sinks, slop sinks, self-closingeach	1.00
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Sinks, slop sinks, other than self-closingeach	2.00
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Urinals, self-closingeach	1.50
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Urinals, other than self-closingeach	3.00
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Urinals, constant flow, $\frac{1}{4}$ inch orificeeach	35.00
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Metered rates

Urinals, constant flow, $\frac{1}{4}$ inch orificeeach	55.00
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Metered rates

Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.

Boilers for steam heating ...each	10.00
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Boilers for power purposes, per each h. p.....	1.50
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Gas engines with circulating tanks, per each h. p.....	1.50
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Gas engines, without circulating tanks, per each h. p.....	3.00
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Hoseeach	5.00
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STABLES.

Livery and boarding stables, per stalleach	3.00
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Metered rates

Vehicles in livery or boarding stableseach	3.00
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Metered rates

Hose for use in livery or boarding stableseach	25.00
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Metered rates

Horses not in livery or boarding stableseach	2.50
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Vehicles not in livery or boarding stableseach	2.00
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Automobileseach	5.00
Cowseach	1.50

Fixtures and water uses not enumerated under this heading shall, in cases of public stables, be assessed under the heading, "Hotels, Restaurants, Etc.", and in case of private stables, under the heading, "Domestic Purposes."

SPRINKLING CARTS.

Capacity 250 gals. or less, per montheach	18.00
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Capacity 550 gals. or less, per montheach	33.00
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Capacity greater than 550 gals. per montheach	Metered rates
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FOUNTAINS AND AQUARIA.

Flowing ten hours per day, six months per year, counter jets in store, 1-16 incheach	8.00
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Metered rates

Garden, etc., 1-16 inch, Jet.....each	8.00
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Metered rates

Gardens, etc., each additional jeteach	3.00
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Metered rates

Gardens, etc., 1-8 inch jeteach	10.00
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Metered rates

Gardens, etc., each additional jeteach	5.00
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Metered rates

Gardens, etc., 1-4 inch jet.....each	18.00
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Metered rates

Gardens, etc., each additional jeteach	18.00
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Metered rates

Gardens, etc., 1-2 inch jet.....each	50.00
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Metered rates

Gardens, etc., 1-2 inch jeteach	5.00
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Metered rates

BUILDING PURPOSES.

Stoneper perch	.05
Brickper 1,000	.10

Plasterper 100 square yards	.50
Cement flooringper 100 square feet	.12

Concreteper cubic yard	.05
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EXONERATIONS.

For Vacancies—Where the premises is vacant and the entire supply of water shall, at the owner's written notice served on the Board of Water Assessors, be turned off by their direction by the Bureau of Water, and such water shall be turned on only by the Bureau of Water at the owner's written notice to the Board of Water Assessors, exoneration of ninety (90) per cent. for the flat assessment for the period during which the water is shut off shall be issued; provided that the period during which the water is shut off is greater than 60 days consecutively.

Property holders shall also be required to report such vacancies to the

Board of Water Assessors within fifteen (15) days after the vacancies occur.

All request for exoneration for excessive assessments must be made during the current year in which the assessments are made, or during sixty (60) days after the termination of said year, and no exoneration shall be granted after said period has expired.

For Changes in Water Uses—Where fixtures are renewed and water uses discontinued, exoneration will be issued covering the discontinued use from the date of approval of a contract covering the revised water uses. In case any owner of any premises shall cause or allow water to be used for any purpose or in any fixture for which there is no approved water contract on file in the office of the Bureau of Water, the rate for such usage or fixture shall be at the rate specified in the foregoing schedule, and shall date from the preceding January 1st, and the water for the entire premises shall be shut off until an approved contract for such additional water uses or fixtures has been signed and placed on file in the office of the Bureau of Water.

All fixtures on any premises, whether used or not, will be assessed as long as they remain in position.

WATER FOR FIRE PURPOSES.

No charge shall be made for water used during fires. All water used through fire system, except during fires, shall be charged for at metered rates. All fire systems, except such systems as have no connection other than automatic sprinkling heads, shall be metered.

EXPLANATION OF THE FOREGOING SCHEDULE.

In the foregoing schedule of rates, in cases where both flat and metered rates are specified, such flat rates shall govern until a meter or meters, controlling the entire supply of water, shall have been furnished by the City of Pittsburgh and installed, when the metered water rates rules and regulations shall govern. In the foregoing schedule of rates, in cases where metered rates only are specified and the meter or meters are not in service or approved service, or accrued service during any portion of the water rent period, the registration for the portion of the water rent period during which the meter or meters are in approved service, or the registration during the preceding water rent period, shall be applied pro rata to the period during which the meter or meters are not in approved service.

METERED WATER RATES.

Any owner of any premises may have the option of being supplied at meter rates, instead of the foregoing flat rates, except where metered rates are specified; provided that such option shall be expressed in writing in the form of an application to the Bureau of Water, such application becoming effective upon its approval by the Bureau of Water and the installation of the meter or meters; provided, also,

that such application cannot be withdrawn after same has been approved and meter or meters installed; and provided further, that in no case where metered water rates are in force shall the charge for each premises for each quarter be less than the amount specified in the following schedule:

25 cents per quarter for 1 and 2 roomed dwelling house premises.

50 cents per quarter for 3 and 4 roomed dwelling house premises.

\$1.00 per quarter for 5 and 6 roomed dwelling house premises.

\$1.25 per quarter for 7 and 8 roomed dwelling house premises.

\$2.00 per quarter for 9 and 10 roomed dwelling house premises.

\$2.50 per quarter for 11 and 12 roomed dwelling house premises.

\$3.00 per quarter for 13 and 14 roomed dwelling house premises.

\$4.00 per quarter for 15 and 16 roomed dwelling house premises.

\$5.00 per quarter for dwelling house premises of more than 16 rooms; and all premises not included in the above schedule the minimum charge shall be 2 1-2 per cent. of the yearly flat assessment per quarter, excepting in each case where a premise is equipped with an auxiliary water supply consisting of a pumping engine of not less than 50,000 gallons per day capacity and a reserve tank of not less than 3000 gallons capacity, the minimum charge for each quarter year shall be as follows:

For each ½ inch meter	\$ 2.00
For each ¾ inch meter	3.00
For each 1 inch meter	5.00
For each 1¼ inch meter	7.50
For each 1½ inch meter	10.00
For each 2 inch meter	12.50
For each 3 inch meter	20.00
For each 4 inch meter	30.00
For each meter larger than 4 inch	50.00

The meter or meters to be used must be first approved by the Bureau of Water, must be installed under the direction of and in a manner satisfactory to the Bureau of Water, shall at all times be accessible to the Superintendent of Water Supply and Distribution, his agents or assistants. All auxiliary meters and all meters for fire service must be furnished by and at the expense of the property owner. All water supplies at metered rates shall be at the following rates per quarter year:

First 250,000 gallons or less at 18c per 1,000 gallons.

Second 250,000 gallons or less at 16c per 1,000 gallons.

Third 250,000 gallons or less at 14c per 1,000 gallons.

Fourth 250,000 gallons or more at 12c per 1,000 gallons.

For all water taken, the rates for which are not specifically provided, and which is not measured by meter, the quantities shall be estimated and charged for at above metered rates.

Section 3. That any Ordinance, or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed January 28, 1915.

Pittsburgh, February 9th, 1915.

I do hereby certify that the foregoing ordinance, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval, on January 29th, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 26, page 523.

No. 31

AN ORDINANCE—Granting to Dunlevy & Bro. Company the right and privilege to construct and maintain a tunnel under and across Enterprise street, for the purpose of connecting present building of said Company with building on opposite side of street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Dunlevy & Bro. Company, its successors and assigns, be and are hereby given the right and authority, at their own cost and expense, to construct, maintain and operate a tunnel under and across Enterprise street at a point about 97 feet south of Hamilton avenue as now located. The said structure to be constructed for the purpose of connecting an existing building located on the east side of Enterprise street with a building on the west side of Enterprise street formerly occupied by and the property of D. J. Kennedy Company. The said structure shall be constructed in accordance with the provisions of this ordinance and in accordance with the plan hereto attached and made a part hereof, entitled "Plan of Proposed Tunnel across Enterprise Street, at a point 97 feet south of Hamilton avenue.

Section 2. The said tunnel shall be twelve (12) feet in width and approximately eight feet three inches (8 feet 3 inches) in height. The clearance between the top of the tunnel and the finished street paving shall be such as to properly construct the roadway, and the construction of top of said tunnel shall be of sufficient strength to properly maintain the street.

Section 3. The said Company prior to the beginning of the construction of the said structure shall submit to the Director of the Department of Public Works of the said City, a complete set of plans in triplicate showing the location and all details of construction of the said structure, and said plans

and the construction of the said structure shall be subject to the approval and supervision of the said Director; the said structure to be constructed under the authority of this ordinance shall further be subject to the regulations of the Bureau of Building Inspection, and to the ordinances of the said City relating thereto.

Section 4. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets, and to the ordinances of the City of Pittsburgh relating thereto, and to the provisions of any general ordinance which may hereafter be passed relating to the compensation, construction, operation and maintenance of subsurface structures on City streets.

Section 5. The said grantee shall bear the full cost and expense of the replacement and repair of the street pavement sewers, water lines and other surface and subsurface structures which may in any way be damaged or disturbed by reason of the construction, maintenance and use of said tunnel. All of the said work shall be done in the manner, and at such times as the Director of the Department of Public Works may order and shall be subject to his approval and supervision.

Section 6. The rights and privileges granted by this ordinance are granted upon the express condition that the City of Pittsburgh without liability reserves the right to cause the removal of said tunnel upon giving six (6) months' notice through the proper officers, or by resolution for ordinance of Council to the said Dunlevy & Bro. Company, its successors and assigns to that effect; and that the said grantee shall when so notified, remove the said structure and replace the street to its original condition at its own cost and expense.

Section 7. The said grantee shall be liable for all damages to persons or property including the street and subsurface structure therein, by reason of the construction, maintenance and operation of the said tunnel, and it is a condition of this consent that the City of Pittsburgh assumes no liabilities to either persons or property on account of this consent.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 3, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 533.

No. 32

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Frampton avenue and Buffington avenue, from a point about seventy (70 feet) feet southwest of Taft avenue to present sewer on Shannon way, and providing that the

cost, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Frampton avenue and Buffington avenue, from a point about seventy (70) feet southwest of Taft avenue to the present sewer on Shannon way.*

Commencing on Frampton avenue at a point about seventy (70) feet southwest of Taft avenue; thence southwestwardly along Frampton avenue to Buffington avenue; thence northwestwardly along Buffington avenue to the present sewer on Shannon way. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances, and the contract price or contract prices not to exceed the total sum of nine hundred (\$900.00) dollars which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 535.

No. 33

AN ORDINANCE—Establishing the grade on Plainview avenue, from Brookline boulevard to Lapeer street (proposed).

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the west curb line of Plainview avenue, from Brookline boulevard to Lapeer street (proposed), be and the same is hereby established as follows, to-wit:*

Beginning at the north curb line of Brookline boulevard at an elevation of 463.75 feet; thence rising at a rate of

7 feet per 100 feet for a distance of 9.64 feet to the north building line of Brookline boulevard, to an elevation of 464.42 feet; thence rising at a rate of 8.5 feet per 100 feet for a distance of 243.35 feet to a point of curve, to an elevation of 487.54 feet; thence by a convex parabolic curve for a distance of 120 feet to a point of tangent, to an elevation of 491.44 feet; thence falling at a rate of 3 feet per 100 feet for a distance of 150 feet to a point of curve, to an elevation of 486.94 feet; thence by a convex parabolic curve for a distance of 60 feet to a point of tangent, to an elevation of 483.15 feet; thence falling at a rate of 9.62 feet per 100 feet for a distance of 224.81 feet to a point of curve, to an elevation of 461.53 feet; thence by a concave parabolic curve for a distance of 120 feet to a point of tangent, to an elevation of 455.28 feet; thence falling at a rate of 0.8 feet per 100 feet for a distance of 295.0 feet to a point of curve, to an elevation of 452.92 feet; thence by a convex parabolic curve for a distance of 60 feet to a point of tangent, to an elevation of 451.58 feet; thence falling at a rate of 3.67 feet per 100 feet for a distance of 274.34 feet to the south curb line of Belle Isle avenue to an elevation of 441.51 feet; thence level for a distance of 25.81 feet to the north curb line of Belle Isle avenue; thence rising at a rate of 0.77 feet per 100 feet for a distance of 190 feet to a point of curve, to an elevation of 442.97 feet; thence by a convex parabolic curve for a distance of 40 feet to a point of tangent, to an elevation of 442.97 feet; thence falling at a rate of 0.77 feet per 100 feet for a distance of 179.67 feet to the south curb line of Ray avenue, to an elevation of 439.27 feet; thence level for a distance of 19.50 feet to the north curb line of Ray avenue; thence rising at a rate of 4.67 feet per 100 feet for a distance of 147.43 feet to a point of curve, to an elevation of 446.15 feet; thence by a convex parabolic curve for a distance of 80 feet to a point of tangent, to an elevation of 447.46 feet; thence falling at a rate of 1.4 feet per 100 feet for a distance of 115 feet to a point of curve, to an elevation of 445.85 feet; thence by a convex parabolic curve for a distance of 40 feet to a point of tangent, to an elevation of 444.93 feet; thence falling at a rate of 3.2 feet per 100 feet for a distance of 180 feet to a point of curve, to an elevation of 439.17 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent, to an elevation of 438.76 feet; thence rising at a rate of 1.818 feet per 100 feet for a distance of 460 feet to the south curb line of Capital avenue, to an elevation of 447.12 feet; thence falling at a rate of 0.69 feet per 100 feet for a distance of 26.17 feet to the north curb line of Capital avenue, to an elevation of 446.94 feet; thence rising at a rate of 5.948 feet per 100 feet for a distance of 333.77 feet to a point of curve, to an elevation of 466.79 feet; thence by a convex parabolic curve for a distance of 160 feet to a point of tangent, to an elevation of 463.55 feet; thence fall-

ing at a rate of 10 feet per 100 feet for a distance of 290 feet to a point opposite the south building line of Lapeer street (proposed), to an elevation of 434.55 feet; thence falling at a rate of 5 feet per 100 feet for a distance of 30 feet to a point opposite the north building line of Lapeer street (proposed), to an elevation of 433.05 feet.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 536.

No. 34

AN ORDINANCE—Establishing the grade of Lotus way, from McCandless street to Fifty-fourth street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the south curb line of Lotus way, from McCandless street to Fifty-fourth street, be and the same is hereby established as follows, to-wit:

Beginning on the east curb line of McCandless street, at an elevation of 127.56 feet (curb as set); thence rising at the rate of 1 foot per 100 feet for the distance of 23.80 feet to a point of curve to an elevation of 127.80 feet; thence by a concave parabolic curve for the distance of 40 feet to a point of tangent to an elevation of 129.90 feet; thence rising at the rate of 9.5 feet per 100 feet for the distance of 210.96 feet to the west building line of Fifty-third street to an elevation of 149.94 feet; thence rising at the rate of 5 feet per 100 feet for the distance of 10.14 feet to the west curb line of Fifty-third street to an elevation of 150.45 feet; thence level for the distance of 30.43 feet to the east curb line of Fifty-third street to an elevation of 150.45 feet; thence falling at the rate of 3 feet per 100 feet for the distance of 168.70 feet to a point of curve to an elevation of 145.39 feet; thence by a concave parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 144.89 feet; thence rising at the rate of 2 feet per 100 feet for the distance of 120.66 feet to the west curb line of Fifty-fourth street to an elevation of 147.30 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 538.

No. 35

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Fullerton street, between Wylie and Center avenues, and authorizing the setting aside of \$3,000.00 from code account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for widening the roadway of Fullerton street, between Wylie avenue and Center avenue, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 2. That for the payment of the cost thereof the sum of \$3,000.00 or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from code account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 588.

No. 36

AN ORDINANCE—Re-establishing the grade on Capital avenue, from Plainview avenue to an unnamed twenty (20) foot way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the north curb line of Capital avenue, from Plainview avenue to an unnamed twenty (20) foot way, be and the same is hereby re-established as follows, to-wit:

Beginning at the west building line of Plainview avenue at an elevation of 446.40 feet; thence rising at a rate of 6.0 feet per 100 feet for a distance of 43.22 feet to a point, to an elevation of 448.99 feet; thence rising at a rate of 22.35 feet per 100 feet for a distance of 100.70 feet to the west curb line of an unnamed twenty (20) foot way, to an elevation of 471.50 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 539.

No. 37

AN ORDINANCE—Amending Section Three of An Ordinance entitled, "An Ordinance creating and establishing a Bureau of Smoke Regulation in the Department of Public Health, fixing the number of officers and employees in said Bureau, fixing the salaries thereof and the qualifications of the Bureau Chief and of certain employees in said Division, providing for and defining the duties thereof, providing for an Advisory Board of Three Engineers to be appointed by the Mayor and fixing the duties and compensation of members of said Board," approved November 28th, 1914, by increasing the number of engineers in the advisory board from three to four.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the first paragraph of Section Three of said ordinance, approved November 28th, 1914, which reads as follows:*

"Section 3. The Mayor shall within 30 days after the passage of this ordinance, appoint an advisory board of three engineers of recognized ability and integrity who have had experience in the construction of steam power plants and metallurgical furnaces, and who are especially qualified for the performance of the duties herein described. The members of the board so appointed shall act as advisers on engineering questions, shall be and the same is hereby amended to read as follows:

Section 3. The Mayor shall within 30 days after the passage of this ordinance, appoint an advisory board of four engineers of recognized ability and integrity who have had experience in the construction of steam power plants and metallurgical furnaces, and who are especially qualified for the performance of the duties herein described. The members of the board so appointed shall act as advisers on engineering questions.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 9, 1915.

Approved February 11, 1915.

Ordinance Book 26, page 540.

No. 38

AN ORDINANCE—Amending a portion of Section 101 of Bill No. 2511, the same being "An Ordinance fixing the number of officers and employees of all the departments of the City of Pitts-

burgh, and the rate of compensation thereof."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Bill No. 2511, being "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," under the heading "Section 101, Department of Public Works—Bureau of Recreation," be and the same is hereby amended as follows:*

Change "Director Washington—\$1,800.00 per annum" to "Recreation Director—\$1,800.00 per annum."

Change "Director Lawrence—\$1,800.00 per annum" to "Recreation Director—\$1,800.00 per annum."

Change "Director Ormsby—\$1,500.00 per annum" to "Recreation Director—\$1,500.00 per annum."

Change "Director Warrington—\$1,500.00 per annum" to "Recreation Director—\$1,500.00 per annum."

Change "Mechanic—\$1,200.00 per annum" to "Equipment Supervisor—\$1,200.00 per annum."

Change "Two Custodians—\$720.00 each per annum" to "Two Janitors—\$720.00 each per annum."

Change "Two Custodians—\$600.00 each per annum" to "Two Janitors—\$600.00 each per annum."

Change "One Assistant Custodian—\$660.00 per annum" to "One Assistant Janitor—\$660.00 per annum."

Change "Three Assistant Custodians—\$50.00 each per month" to "Three Assistant Janitors—\$50.00 each per month."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 540.

No. 39

AN ORDINANCE—Authorizing the employment of laborers in the Bureau of Sanitation, Department of Public Health and fixing their compensation.

Whereas, In the preparation of the Budget, Item 1245, Miscellaneous Services, \$2,235 was intended to cover an item for "Labor, Abatement of Nuisances;" and

Whereas, No authority exists for the employment of said laborers; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the passage of this ordinance, the Director of the Department of Public Health shall be and is hereby authorized to employ such*

laborers as he deems the necessity of the service demands, at a wage not to exceed two dollars a day which shall be paid from Item 1245.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 541.

No. 40

AN ORDINANCE—Providing for the making of a contract or contracts for the furnishing and installation of twelve 75 light Mercury Arc Rectifiers in the North Side Light Plant, together with all appurtenances; and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and award a contract or contracts to the lowest responsible bidder or bidders for the furnishing and installation in the North Side Light Plant of twelve 75 light Mercury Arc Rectifiers, together with all appurtenances, for a sum not to exceed thirty-five thousand dollars (\$35,000.00), in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, and the different supplements and amendments thereto and the ordinances of Council in such cases made and provided.

Section 2. That the sum of thirty-five thousand dollars (\$35,000.00) or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the sum of eighteen thousand one hundred and sixty-four and 5-100 dollars (\$18,164.05) of this amount shall be paid from "Electric Light Bond Fund", 1907. Former City of Allegheny, and the balance from Code Account 1675-E, Equipment and Machinery, Bureau of Light.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 542.

No. 41

AN ORDINANCE—Providing for the letting of a contract or contracts for the painting of the interior of the

Tuberculosis Hospital Buildings on the Leech Farm, Twelfth ward, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Health of the City of Pittsburgh shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts, to the lowest responsible bidder or bidders, for the painting of the interior of the Tuberculosis Hospital Buildings on the Leech Farm, Twelfth ward, for a sum not to exceed four thousand five hundred (\$4,500.00) dollars, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto and the ordinances of Council in such cases made and provided.

Section 2. That the sum of four thousand five hundred (\$4,500.00) dollars, or so much of the same as may be necessary, shall be and is hereby set aside for the payment or payments for the performance of the above mentioned work, and that the said amount of amounts be paid out of Appropriation No. 154, Hospital Bond Fund.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 543.

No. 42

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for widening the roadway of Wylie avenue, between Tunnel and Elm streets, and authorizing the setting aside of \$4,000.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for widening the roadway of Wylie avenue, between Tunnel and Elm streets, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said city.

Section 2. That for the payment of the cost thereof the sum of \$4,000.00, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 543.

No. 43

AN ORDINANCE—Providing for the letting of a contract for furnishing one new Auto Propelled Combination Hose and Chemical Wagon, or for furnishing one rebuilt auto propelled combination hose and chemical wagon, for the Bureau of Fire, Department of Public Safety.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and Director of the Department of Supplies shall be and they are hereby authorized, empowered and directed to advertise for proposals and let a contract for furnishing one new Auto Propelled Combination Hose and Chemical Wagon for the Bureau of Fire, Department of Public Safety, to the lowest responsible bidder, or bidders, for a sum of money not exceeding \$4,500.00, or for furnishing one rebuilt auto propelled combination hose and chemical wagon for the said Bureau to the lowest responsible bidder or bidders for a sum not to exceed \$3,500.00, in accordance with an Act of Assembly, entitled "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 172, Fire Apparatus Bonds, 1914.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Approved February 17, 1915.

Ordinance Book 26, page 544.

No. 44

AN ORDINANCE—Providing for the letting of a contract or contracts for five (5) years for the furnishing of

current necessary for the operation of the street lighting system of the North Side, City of Pittsburgh, lighting all municipal buildings on the North Side, and the installation of all the necessary apparatus, and providing for the cost thereof for the fiscal year of 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized to advertise for and let a contract or contracts for a term of five (5) years, beginning March 1st, 1915, for the furnishing of current to the plant of the City of Pittsburgh, situate on Brockett street, North Side, necessary to operate by transformation and transmission through the said plant the street lighting system of the North Side of the City of Pittsburgh, and lighting all municipal buildings on the North Side, and for the furnishing and installation of all the necessary transformers, switchboards and auxiliary apparatus necessary for the transformation of the said current, provided that the City is able to obtain a bid for said current which will not exceed eighty-three one-hundredths (83/100) cents per kilowatt hour; the total sum to be paid for such current and service not to exceed the sum of thirty-five thousand dollars (\$35,000.00) for the fiscal year of 1915, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the ordinances of Council in such cases provided.

Section 2. That the sum of thirty-five thousand dollars (\$35,000.00), or so much of the same as may be necessary, shall be set apart and appropriated for the fulfillment of the contract for the fiscal year of 1915, and shall be paid out of the annual appropriation of the Bureau of Light.

Section 3. That there shall be a condition in the contract to be entered into between the City of Pittsburgh and the successful bidder that no rights of the City with respect to supplying electric current or to operate a municipal electric plant shall in any way be impaired or affected by reason of said contract.

It shall also be further stipulated in the said contract that the City of Pittsburgh shall, at least six months prior to the expiration of the contract, notify the successful bidder whether it desires to enter into a similar or like contract for the future or to furnish electric current by its own plant; and if the City shall finally determine that it will thereafter furnish its own electric current, then the successful bidder shall on thirty (30) days' notice before the expiration of said contract disconnect all wires and remove all appurtenances belonging to them from the plant as soon thereafter as may be practicable.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 23, 1915.
Approved February 24, 1915.
Ordinance Book 26, page 545.

No. 45

AN ORDINANCE—Appropriating the sum of \$3,500.00 to the Pittsburgh Association for Improvement of Poor, to be used to furnish and maintain a lodging-house for the unemployed and needy.

Whereas, The Pittsburgh Association for Improvement of Poor have made application to the City of Pittsburgh for assistance to enable the institution to furnish and maintain a lodging-house; and

Whereas, The City is desirous of assisting in the establishment of such a lodging-house and the corporate authorities thereof believe it advisable and desirable at the present time to assist the said association rather than to attempt to open a municipal lodging-house and for this purpose desire to contribute for the said purpose the sum of \$3,500.00 for the fiscal year 1915; now, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the proper officers of the City of Pittsburgh be and they are hereby authorized and directed to issue a warrant or warrants to the total amount of \$3,500.00 to the Pittsburgh Association for Improvement of Poor, to be used by the said association for the purpose of furnishing and maintaining a lodging-house for the unemployed and needy in the City of Pittsburgh during the year 1915.*

Section 2. The said sum of \$3,500.00 shall be paid out of Appropriation No. 42, Contingent Fund.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 23, 1915.
Approved February 24, 1915.
Ordinance Book 26, page 546.

No. 46

AN ORDINANCE—Continuing the position of clerk in the auditing division of the Department of City Controller and fixing the salary therefor.

Whereas, In making the budget one position in the auditing division of the Controller's office was omitted from the list; and

Whereas, It was not the intention of Council to abolish the position as the services of the man is necessary; and

Whereas, He has been in continuous service in this position since 1907.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the position of said clerk shall be and is hereby continued at the salary of seventy-five (\$75.00) dollars per month, payable during the present fiscal year from Appropriation No. 1046.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 23, 1915.
Approved February 24, 1915.
Ordinance Book 26, page 547.

No. 47

AN ORDINANCE—Amending An Ordinance entitled "An Ordinance amending An Ordinance entitled 'An Ordinance granting to the Pennsylvania Light, Heat & Power Company, of Allegheny, its lessees, successors and assigns, the right to enter upon, use and occupy the streets, avenues and alleys, in the City of Allegheny, for the purpose of constructing, laying down and maintaining therein, conduits, subways, tubes, cables and wires, and to erect poles and supports upon and along said highways and string wires and cables upon the same,'" enacted January 29th, 1915.

Whereas, The said ordinance enacted January 29th, 1915, did not include the provision required by the Public Service Commission; and

Whereas, It is now desired to amend said ordinance so as to comply with the rules of the Public Service Commission of the Commonwealth of Pennsylvania; now, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the said ordinance enacted January 29th, 1915, be and the same is hereby amended by the addition of the following provision thereto, to-wit:*

"It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26, 1913."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed February 16, 1915.

Pittsburgh, March 2nd, 1915.

I do hereby certify that the foregoing ordinance, duly engrossed and certified, was delivered by me to the Mayor

for his approval or disapproval, on February 17th, 1915, and that the Mayor failed to approve or disapprove same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,
Clerk of Council.

Ordinance Book 26, page 547.

No. 48

AN ORDINANCE—Providing for the letting of a contract or contracts for a period of three (3) years for the furnishing of electric current used by the City of Pittsburgh for light and power purposes in such buildings and at such places as the City is at present using electric current from the Duquesne Light Company and certain additional buildings and other places within the City of Pittsburgh, except market houses, city hall and other buildings in which the City is now, or may hereafter be determined to be entitled to free gas, and providing for the cost thereof for the fiscal year of 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies shall be and are hereby authorized to advertise for and let a contract or contracts for a term of three (3) years, beginning January 1st, 1915, for the furnishing of all the electric current used by the City of Pittsburgh for light and power purposes in the various buildings and at other places at present being supplied by the Duquesne Light Company, and at such other places within the City of Pittsburgh as the City may be required to supply electric current and power service and which it desires to purchase under the contract, except market houses, city hall and other buildings in which the City is now, or may hereafter, be determined to be entitled to free gas, the total sum to be paid for such service not to exceed ten thousand dollars (\$10,000.00) for the fiscal year of 1915, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the Act of Assembly entitled "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the ordinances of Council in such cases provided.*

Section 2. That the sum of ten thousand dollars (\$10,000.00), or so much thereof as may be necessary, shall be set apart and appropriated for the fulfillment of the contract for the fiscal year of 1915, and shall be paid out of the appropriate code account in each Department, Bureau or Division to which the same is properly chargeable.

Section 3. That any Ordinance or part of Ordinance, conflicting with the

provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 548.

No. 49

AN ORDINANCE—Providing for the letting of a contract for furnishing one two-seated runabout automobile for the Bureau of Fire.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies shall be and they are hereby authorized, empowered and directed to advertise for proposals and let a contract for furnishing one two-seated runabout automobile for the Bureau of Fire to the lowest responsible bidder or bidders for a sum of money not exceeding fifteen hundred dollars (\$1500.00), or so much thereof as may be necessary, in accordance with an Act of Assembly entitled "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto, and the ordinances of City Council in such cases made and provided, and charge the same to account of Item F, Equipment and Machinery, Code Account No. 1161, Bureau of Fire.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 549.

No. 50

AN ORDINANCE—Providing for the making of a contract for the purchase of an automobile for use in the Distribution Division of the Bureau of Water.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized and directed to advertise for proposals and to award a contract to the lowest bidder for the furnishing of one (1) automobile for use in the Distribution Division of the Bureau of Water, for a sum not to exceed seven hundred and fifty dollars (\$750.00), in accordance with the Act of Assembly entitled "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, with the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of seven hundred and fifty dollars (\$750.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the purchase of the above mentioned automobile, and that the said amount or amounts be paid out of Code Account No. 1666, F-3.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 550.

No. 51

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of the following relief sewers, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City:

42" brick sewer on Alexander street, from north building line of Steuben street to South Main street; estimated cost	\$ 3,600.00
20" & 24" pipe sewer on Freeland street, Asteroid way and Climax street from a point about 300 feet west of Asteroid way to Millbridge street	5,200.00
20" & 24" pipe and 36" brick sewer on Greenwood street and private property of the City of Pittsburgh, from Morningside avenue to Haights street	8,000.00
24" & 30" pipe and 36" brick sewer on Bayard street and Neville street, from Bellefield street to Center avenue	16,000.00
54" & 60" brick sewer on private property of Consolidated Ice Company, Forty-third street and across Water street and public wharf of City of Pittsburgh, from present sewer on Forty-second street to the Allegheny River. Said sewer to be constructed in accordance	

with plan JDL-141 on file in the Department of Public Works

15" pipe sewer on both roadways of Baltimore street and across the private right of way of Pittsburgh Railways Company at Hampshire avenue and on Hampshire avenue, from a point about 600 feet south of Hampshire avenue to connect with present sewer on Hampshire avenue at a point about 60 feet east of Baltimore street, with 9" laterals extending from the main sewer to a point one foot inside the curblines..	14,000.00
	3,600.00

Total\$50,400.00

Section 2. That for the payment of the costs thereof the various sums set forth in Section 1 of this ordinance, or so much thereof as may be necessary, amounting in the aggregate to \$50,400.00, shall be and the same are hereby set apart and appropriated from Code Account No. 1470-J, Repair Schedule, Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 550.

No. 52

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts for the laying of concrete sidewalks and constructing light posts on roadways in the grounds of the University of Pittsburgh, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for laying concrete sidewalks and constructing light posts on roadways in the grounds of the University of Pittsburgh, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the costs thereof, the sum of thirty-six

(\$3600.00) hundred dollars, or so much thereof as may be necessary, shall be and is hereby set apart and appropriated from Code Account No. 1345, "Improvement of Streets adjacent to University of Pittsburgh," and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 552.

No. 53

AN ORDINANCE—Providing for the letting of a contract or contracts for the construction of a Public Comfort Station on the northeast side of Penn avenue, near Frankstown avenue, Pittsburgh, Pa.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a Public Comfort Station on the northeast side of Penn avenue, near Frankstown avenue, for a sum not to exceed fourteen thousand (\$14,000.00) dollars, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of fourteen thousand (\$14,000.00) dollars, or so much of the same as may be necessary, shall be and is hereby set aside for the payment or payments for the performance of the above mentioned work, from the proceeds of the sale of Municipal Building Bonds of 1912.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 552.

No. 54

AN ORDINANCE—Authorizing the Mayor of the City of Pittsburgh to make and execute a lease for Room No. 508 Oliver Building, Pittsburgh, for the use of the Board of Water Assess-

sors from May 1, 1915, to May 1, 1916, and providing an appropriation to pay the rental of said room.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor of the City of Pittsburgh is hereby authorized to make and execute a lease from the Henry W. Oliver Estate to the City of Pittsburgh for Room No. 508 Oliver Building for a period of one year from May 1, 1915, to May 1, 1916, at an annual rental of \$489.00, payable monthly. The sum of \$489.00 is hereby appropriated for the payment of said rental, the same to be charged to Contingent Fund, Appropriation No. 42.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 2, 1915.

Approved March 3, 1915.

Ordinance Book 26, page 553.

No. 55

AN ORDINANCE—Re-establishing the grade of Barbeau street, from Exchange way to a point 133.33 feet north of the north curb line of Penn avenue, the grade of the east and west curb lines of Barbeau street, from Exchange way to a point 133.33 feet north of the north curb line of Penn avenue be and the same is hereby re-established as follows:

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That

The grade of the east curb line shall begin at a point 125 feet south of the south curb line of Penn avenue at an elevation of 32.88 feet; thence rising at the rate of 0.82 feet per 100 feet for a distance of 125 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level to the north curb line of Penn avenue; thence falling at the rate of 2.5 feet per 100 feet for a distance of 133.33 feet to a point to an elevation of 30.57 feet.

The grade of the west curb line shall begin on the north curb line of Exchange way at an elevation of 32.88 feet; thence rising at the rate of 0.82 feet per 100 feet for a distance of 125 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level to the north curb line of Penn avenue; thence falling at the rate of 2.5 feet per 100 feet for a distance of 133.33 feet to a point to an elevation of 30.57 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 553.

No. 56

AN ORDINANCE—Re-establishing the grade of Barkers place, from Liberty avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east and west curb lines of Barkers place, from Liberty avenue to Duquesne way, be and the same is hereby re-established as follows:

The grade of the east curb line shall begin on the north curb line of Liberty avenue at an elevation of 36.43 feet (curb as set); thence falling at the rate of 1.54 feet per 100 feet for a distance of 114 feet to a point of curve to an elevation of 34.21 feet; thence by a concave parabolic curve for a distance of 40.40 feet to a point of tangent to an elevation of 33.90 feet; thence level for a distance of 303.60 feet to a point, to an elevation of 33.90 feet; thence rising at the rate of 0.68 feet per 100 feet for a distance of 274.89 feet to the south curb line of Duquesne way to an elevation of 35.77 feet.

The grade of the west curb line shall begin on the north curb line of Liberty avenue at an elevation of 36.80 feet (curb as set); thence falling at the rate of 1.46 feet per 100 feet for a distance of 144 feet to a point of curve to an elevation of 34.19 feet; thence by a concave parabolic curve for a distance of 40.40 feet to a point of tangent to an elevation of 33.90 feet; thence level for a distance of 303.60 feet to a point to an elevation of 33.90 feet; thence rising at the rate of 0.72 feet per 100 feet for a distance of 273.91 feet to the south curb line of Duquesne way to an elevation of 35.88 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915

Approved March 11, 1915.

Ordinance Book 26, page 554.

No. 57

AN ORDINANCE—Re-establishing the grade of Cecil place, from Penn avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east and west curb lines of Cecil place, from Penn avenue to Duquesne way, be and the same is hereby re-established as follows:

The grade of the east and west curb lines shall begin on the north curb line of Penn avenue at an elevation of 33.30 feet; thence level for a distance of 445 feet to the south curb line of Duquesne way to an elevation of 33.30 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 555.

No. 58

AN ORDINANCE—Re-establishing the grade of Duquesne way, from Anderson street to Barbeau street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the south curb line of Duquesne way, from Anderson street to Barbeau street, be and the same is hereby re-established as follows:

Beginning on the west curb line of Anderson street at an elevation of 34.68 feet; thence level for a distance of 415 feet to the west curb line of Maddock place; thence falling at the rate of 0.77 feet per 100 feet for a distance of 117 feet to the east curb line of Sandusky street to an elevation of 33.78 feet; thence rising to the west curb line of Sandusky street to an elevation of 33.81 feet; thence rising at the rate of 5 feet per 100 feet for a distance of 526.73 feet to the east curb line of Federal street to an elevation of 37.84 feet; thence rising to the west curb line of Federal street to an elevation of 37.87 feet; thence falling at the rate of 1.792 feet per 100 feet for the distance of 255 feet to the east curb line of Cecil place to an elevation of 33.30 feet; thence level for a distance of 865 feet to the west curb line of Fancourt street; thence falling at the rate of 2.452 feet per 100 feet for the distance of 199 feet to a point to an elevation of 28.42 feet; thence falling at the rate of 1.0 feet per 100 feet for a distance of 125 feet to the east curb line of Barbeau street to an elevation of 27.17 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9th, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 555.

No. 59

AN ORDINANCE—Re-establishing the grade of Evans way, from Exchange way to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east and west curb lines of Evans way, from Exchange way to Duquesne way, be and the same is hereby re-established as follows:

The east curb line shall begin on the north building line of Exchange way at an elevation of 32.97 feet; thence rising at the rate of 0.738 feet per 100 feet for a distance of 126 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level for a distance of 467.80 feet to the south building line of Duquesne way to an elevation of 33.90 feet; thence falling at the rate of 5 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 33.30 feet.

The west curb line shall begin on the north building line of Exchange way at an elevation of 32.97 feet; thence rising at the rate of 0.744 feet per 100 feet for a distance of 125 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level for a distance of 467.80 feet to the south building line of Duquesne way to an elevation of 33.90 feet; thence falling at the rate of 5 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 33.30 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 556.

No. 60

AN ORDINANCE—Re-establishing the grade of Eighth street, from Liberty avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east and west curb lines of Eighth street, from Liberty avenue to Duquesne way be and the same are hereby re-established as follows:*

The east curb line shall begin on the north curb line of Liberty avenue at an elevation of 39.55 feet; thence falling at a rate of 1.25 feet per 100 feet for a distance of 269 feet to the south curb line of Penn avenue to an elevation of 36.18 feet; thence to the north curb line of Penn avenue to an elevation of 36.14 feet; thence falling at a rate of 1.46 feet per 100 feet for a distance of 100 feet to a point to an elevation of 34.68 feet; thence level for a distance of 390.50 feet to the south curb line of Duquesne way to an elevation of 34.68 feet.

The west curb line shall begin on the north curb line of Liberty avenue at an elevation of 39.55 feet; thence falling at the rate of 1.29 feet per 100 feet for a distance of 269 feet to the south curb line of Penn avenue to an elevation of 36.07 feet; thence to the north curb line of Penn avenue to an elevation of 35.97 feet; thence falling at the rate of 1.29 feet per 100 feet for a distance of 100 feet to a point to an

elevation of 34.68 feet; thence level for a distance of 389.79 feet to the south curb line of Duquesne way to an elevation of 34.68 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 557.

No. 61

AN ORDINANCE—Re-establishing the grade of Exchange way, from Federal street to Barkers place.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the north and south lines of Exchange way, from Federal street to Barkers place be and the same are hereby re-established as follows:*

The grade of the north line shall begin on the east curb line of Federal street at an elevation of 33.94 feet; thence rising at the rate of 0.75 feet per 100 feet for a distance of 12 feet to the east property line of Federal street to an elevation of 34.03 feet; thence level for a distance of 244 feet to the west curb line of Barkers place to an elevation of 34.03 feet.

The grade of the south line shall begin on the east curb line of Federal street at an elevation of 34.03 feet; thence rising at the rate of 2.08 feet per 100 feet for a distance of 12 feet to the east property line of Federal street to an elevation of 34.28 feet; thence level for a distance of 244 feet to the west curb line of Barkers place to an elevation of 34.28 feet.

Section 2. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 558.

No. 62

AN ORDINANCE—Re-establishing the grade of Penn avenue, from Eleventh street to Water street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the north and south curb lines of Penn avenue, from Eleventh street to Water street be and the same are hereby re-established as follows:*

The grade of the north curb line shall begin on the west curb line of Eleventh street at an elevation of 44.06 feet; thence level for a distance of 205 feet to a point; thence falling

at the rate of 0.687 feet per 100 feet for a distance of 1100 feet to the east curb line of Anderson street to an elevation of 36.50 feet; thence level to the west curb line of Anderson street; thence rising at the rate of 0.50 feet per 100 feet for a distance of 114.41 feet to a point of curve to an elevation of 37.07 feet; thence by a convex parabolic curve for a distance of 30 feet to a point of tangent to an elevation of 37.04 feet; thence falling at the rate of 0.775 feet per 100 feet for a distance of 379.59 feet to the east curb line of Sandusky street to an elevation of 34.10 feet; thence level to the west curb line of Sandusky street; thence falling at the rate of 1.67 feet per 100 feet for a distance of 12 feet to the west building line of Sandusky street to an elevation of 33.90 feet; thence level for the distance of 681.60 feet to a point; thence falling at the rate of 0.487 feet per 100 feet for a distance of 123 feet to the east curb line of Cecil place to an elevation of 33.30 feet; thence level for a distance of 305 feet to the west curb line of Stanwix street; thence rising at the rate of 0.60 feet per 100 feet for a distance of 100 feet to a point to an elevation of 33.90 feet; thence level for a distance of 1598.24 feet to a point of curve, said point being 95.69 feet east of the east curb line of Water street; thence rising by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 34.80 feet; thence rising at the rate of 3 feet per 100 feet for a distance of 35.69 feet to the east curb line of Water street to an elevation of 35.87 feet.

The grade of the south curb line shall begin on the west curb line of Eleventh street at an elevation of 44.06 feet; thence level for a distance of 205 feet to a point; thence falling at the rate of 0.687 feet per 100 feet for a distance of 1100 feet to the east curb line of Anderson street, to an elevation of 36.50 feet; thence level to the west curb line of Anderson street; thence rising at the rate of 0.50 feet per 100 feet for a distance of 114.41 feet to a point of curve to an elevation of 37.07 feet; thence by a convex parabolic curve for a distance of 30 feet to a point of tangent to an elevation of 37.04 feet; thence falling at the rate of 0.775 feet per 100 feet for a distance of 379.59 feet to the east curb line of Sandusky street to an elevation of 34.10 feet; thence level to the west curb line of Sandusky street; thence falling at the rate of 1.67 feet per 100 feet for a distance of 12 feet to the west building line of Sandusky street to an elevation of 33.90 feet; thence level for the distance of 680.90 feet to a point; thence falling at the rate of 0.60 feet per 100 feet for a distance of 100 feet to the east curb line of Fifth avenue to an elevation of 33.30 feet; thence level for a distance of 328.70 feet to the west curb line of Stanwix street; thence rising at the rate of 0.60 feet per 100 feet for a distance of 100 feet to a point to an elevation of 33.90 feet; thence level for a distance of 1598.24 feet to a point of curve, said point being 107.69 feet east of the east curb line of Water street; thence rising by a concave para-

bolic curve for a distance of 60 feet to a point of tangent to an elevation of 34.80 feet; thence rising at the rate of 2 feet per 100 feet for the distance of 47.69 feet to the east curb line of Water street to an elevation of 36.23 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 558.

No. 63

AN ORDINANCE—Re-establishing the grade of Federal street, from Liberty avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east and west curb lines of Federal street, from Liberty avenue to Duquesne way be and the same are hereby re-established as follows:*

The grade of the east curb line shall begin on the north curb line of Liberty avenue at an elevation of 34.96 feet; thence falling at the rate of 0.736 feet per 100 feet for a distance of 124 feet to a point of curve to an elevation of 34.05 feet; thence by a concave parabolic curve for a distance of 40 feet to a point of tangent to an elevation of 33.90 feet; thence level for a distance of 420.40 feet to a point of curve; thence by a concave parabolic curve for a distance of 50 feet to a point of tangent to an elevation of 34.60 feet; thence rising at the rate of 2.83 feet per 100 feet for a distance of 114.20 feet to the south curb line of Duquesne way to an elevation of 37.84 feet, curb as set.

The grade of the west curb line shall begin on the north curb line of Liberty avenue at an elevation of 35.10 feet; thence falling at the rate of 0.833 feet per 100 feet for a distance of 124 feet to a point of curve to an elevation of 34.07 feet; thence by a concave parabolic curve for a distance of 40 feet to a point of tangent to an elevation of 33.90 feet; thence level for a distance of 396.51 feet to a point of curve; thence by a concave parabolic curve for a distance of 80 feet to a point of tangent to an elevation of 34.98 feet; thence rising at the rate of 2.70 feet per 100 feet for a distance of 107.20 feet to the south curb line of Duquesne way to an elevation of 37.87 feet, curb as set.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 560.

No. 64

AN ORDINANCE—Re-establishing the grade of Fancourt street, from Exchange way to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east and west curb lines of Fancourt street, from Exchange way to Duquesne way, be and the same is hereby re-established as follows:

The grade of the east curb line shall begin at a point 125 feet south of the south curb line of Penn avenue at an elevation of 31.88 feet; thence rising at a rate of 1.62 feet per 100 feet for a distance of 125 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level for a distance of 467.00 feet to the south building line of Duquesne way to an elevation of 33.90 feet; thence falling at the rate of 5 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 33.30 feet.

The grade of the west curb line shall begin on the north curb line of Exchange way at an elevation of 32.50 feet; thence, rising at the rate of 1.11 feet per 100 feet for a distance of 126 feet to the south curb line of Penn avenue to an elevation of 33.90 feet; thence level for a distance of 467.00 feet to the south building line of Duquesne way to an elevation of 33.90 feet; thence falling at the rate of 5 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 33.30 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 561.

No. 65

AN ORDINANCE—Re-establishing the grade of Fifth avenue, from Liberty avenue to Penn avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east and west curb lines of Fifth avenue, from Liberty avenue to Penn avenue, be and the same is hereby re-established as follows:

The grade of the east curb line shall begin on the north curb line of Liberty avenue at an elevation of 34.89 feet; thence falling at the rate of 0.74 feet per 100 feet for a distance of 216.20 feet to a point to an elevation of 33.30 feet; thence level for a distance of 52.80 feet to the south curb line of Penn avenue.

The grade of the west curb line shall begin on the north curb line of Liberty avenue at an elevation of 34.50 feet; thence falling at the rate of 0.56 feet per 100 feet for a distance of 216.20 feet to a point, to an elevation of 33.30 feet; thence level for a distance of 52.80 feet to the south curb line of Penn avenue.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 561.

No. 66

AN ORDINANCE—Re-establishing the grade of Maddock place, from Penn avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east and west curb lines of Maddock place, from Penn avenue to Duquesne way, be and the same are hereby re-established as follows:

The east curb line shall begin on the north curb line of Penn avenue at an elevation of 35.10 feet; thence level for a distance of 469.72 feet to the south building line of Duquesne way to an elevation of 35.10 feet; thence falling at the rate of 3.5 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 34.68 feet.

The west curb line shall begin on the north curb line of Penn avenue at an elevation of 34.99 feet; thence level for a distance of 467.63 feet to the south building line of Duquesne way to an elevation of 34.99 feet; thence falling at the rate of 2.58 feet per 100 feet for a distance of 12 feet to the south curb line of Duquesne way to an elevation of 34.68 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 562.

No. 67

AN ORDINANCE—Re-establishing the grade of Mentor way, from Penn avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east and west building lines of Mentor way, from Penn avenue to Duquesne way, be and the same is hereby re-established as follows:

The grade of the east building line shall begin on the north curb line of Penn avenue at an elevation of 33.90 feet; thence level for a distance of 244.80 feet to a point to an elevation of 33.90 feet; thence rising at the rate of 0.89 feet per 100 feet for a distance of 200 feet to the south curb line of Duquesne way to an elevation of 35.68 feet.

The grade of the west building line shall begin on the north curb line of Penn avenue at an elevation of 33.90 feet; thence level for a distance of 244.80 feet to a point to an elevation of 33.90 feet; thence rising at the rate of 0.80 feet per 100 feet for a distance of 200 feet to the south curb line of Duquesne way to an elevation of 35.50 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 563.

No. 68

AN ORDINANCE—Re-establishing the grade of McCrea way, from Barkers place to Federal street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north and south building lines of McCrea way, from Barkers place to Federal street, be and the same is hereby re-established as follows:

The grade of the north and south building lines shall begin on the west curb line of Barkers place at an elevation of 33.90 feet; thence level for a distance of 255 feet to the east curb line of Federal street.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 563.

No. 69

AN ORDINANCE—Re-establishing the grade of Scott place, from Penn avenue to Duquesne way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east and west curb lines of Scott place, from Penn avenue to Duquesne way, be and the same is hereby re-established as follows:

The grade of the east curb line shall begin on the north curb line of Penn

avenue at an elevation of 33.90 feet; thence level for a distance of 267.83 feet to a point to an elevation of 33.90 feet; thence rising at the rate of 0.427 feet per 100 feet for a distance of 198.68 feet to the south curb line of Duquesne way to an elevation of 34.75 feet.

The grade of the west curb line shall begin on the north curb line of Penn avenue at an elevation of 33.90 feet; thence level for a distance of 267.83 feet to a point to an elevation of 33.90 feet; thence rising at the rate of 0.485 feet per 100 feet for a distance of 197.94 feet to the south curb line of Duquesne way to an elevation of 34.86 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 11, 1915.

Ordinance Book 26, page 564.

No. 70

AN ORDINANCE—Amending Line 5. Section 7, Mayor's Office, Division of Motor Vehicles, of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and fixing the rate of compensation thereof."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Line 5, Section 7, Mayor's Office, Division of Motor Vehicles, of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof," which reads as follows:

Storekeeper and clerk, \$900.00 per annum, shall be and the same is hereby amended to read as follows:

Clerk and chauffeur to the Mayor. \$1,200.00 per annum.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 13, 1915.

Ordinance Book 26, page 564.

No. 71

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the furnishing and erection of a Movable Stiff Leg Derrick at North Side Municipal Asphalt Plant, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts for the furnishing and erection of a Movable Stiff Leg Derrick at North Side Municipal Asphalt Plant, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.*

Section 2. *That for the payment of the cost thereof, the sum of three thousand (\$3,000.00) dollars, or so much thereof as may be necessary, shall be and is hereby set apart from Code Account No. 1552-G, Structural and Non-Structural, Asphalt Plant, Bureau of Highways and Sewers, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the cost for said work.*

Section 3. *That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.*

Passed March 9, 1915.
Approved March 13, 1915.
Ordinance Book 26, page 565.

No. 72

AN ORDINANCE—Providing for the letting of a contract or contracts for the construction and erection of stalls and the furnishing and installation of accessories thereto in the new Diamond Market House.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction and erection of stalls and the furnishing and installation of accessories thereto in the new Diamond Market House for a sum not to exceed seventy-five thousand dollars (\$75,000.00), in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. *That the sum of seventy-five thousand dollars (\$75,000.00), or so much of the same as may be necessary, shall be and is hereby set aside and appropriated for the payment or payments required for the performance of the above mentioned work from the balance remaining in the amount set aside for the erection of New Market House, Diamond Square, Appropriation No. 174, Market House Bonds, 1912.*

Section 3. *That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.*

Passed March 9, 1915.
Approved March 13, 1915.
Ordinance Book 26, page 565.

No. 73

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Supplies of the City of Pittsburgh to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the furnishing and equipping of the two (2) new pavilions to the Cottage Building, Marshalsea, Pa., and setting aside the sum of nine thousand (\$9,000.00) dollars to provide for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the furnishing and equipping of the two (2) new pavilions to the Cottage Building at Marshalsea, Pa., for a sum not to exceed nine thousand (\$9,000.00) dollars, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto and the ordinances of Council in such cases made and provided.*

Section 2. *That the sum of nine thousand (\$9,000.00) dollars, or so much of same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the purchase of the above mentioned equipment, and that the said amount or amounts to be paid out of the proceeds of the Bond Issue authorized by an ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of four hundred and eighty thousand (\$480,000.00) dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for improvements to the City Home for the Poor at Marshalsea, including the acquisition of additional lands, and the erection and equipment of new buildings and additions to existing buildings and other improvements," approved January 3rd, 1915.*

Section 3. *That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.*

Passed March 9, 1915.
Approved March 13, 1915.
Ordinance Book 26, page 566.

No. 74

AN ORDINANCE—Providing for the letting of a contract or contracts for 3 Auto Propelled Combination Hose and Chemical Wagons, 1 Auto Propelled City Truck, and 1 Tractor for Hook and Ladder Truck.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and Director of the Department of Supplies shall be and they are hereby authorized, empowered and directed to advertise for proposals and let a contract or contracts for 3 Auto Propelled Combination Hose and Chemical Wagons, 1 Auto Propelled City Truck, and 1 Tractor for Hook and Ladder Truck, for the uses and purposes of the Bureau of Fire, Department of Public Safety, to the lowest responsible bidder or bidders, for a sum of money not exceeding \$25,000.00, or so much thereof, as made necessary in accordance with an Act of Assembly entitled "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 172, Fire Apparatus Bonds, 1914.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 13, 1915.

Ordinance Book 26, page 567.

No. 75

AN ORDINANCE—Fixing the width and position of the roadway and sidewalks on Penn avenue, between Eleventh street and Water street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the width and position of the roadway and sidewalks of Penn avenue, between Eleventh street and Water street, shall be and the same is hereby fixed as follows:*

The sidewalks shall each have a uniform width of thirteen (13) feet and shall lie along and parallel their respective building lines.

The roadway shall have a uniform width of thirty-four (34) feet and shall occupy the central portion of the street lying between the sidewalks as above described.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 13, 1915.

Ordinance Book 26, page 568.

No. 76

AN ORDINANCE—Annuling and setting aside the location of Erin street, between Bedford avenue and Arcena street.

Whereas, The Commissioners appointed by the Court of Quarter Sessions of Allegheny County in conformity to an Act of the General Assembly of the Commonwealth of Pennsylvania passed on the first day of March, 1837, entitled, "An Act supplementary to an Act to incorporate the City of Pittsburgh," submitted a plan of streets known as the City District including inter alia Erin street, between Bedford avenue and Arcena street, on the sixth day of June, 1840, which plan is of record in the office of the Bureau of Engineering, Division of Surveys, in plan book marked, "The Plan of Pittsburgh City District;" and

Whereas, The Court of Quarter Sessions of Allegheny County on the seventeenth day of July, 1843, approved certain sections of the said plan as submitted by the Commissioners for the City District including inter alia the location of Erin street, between Bedford avenue and Arcena street at a width of fifty (50) feet; and

Whereas, The Council of the City of Pittsburgh is desirous of annulling and setting aside the location of Erin street, between Bedford avenue and Arcena street; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the location of Erin street, between Bedford avenue and Arcena street, as shown on the said plan and approved by the said Court of Quarter Sessions, is hereby annulled and set aside.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 13, 1915.

Ordinance Book 26, page 568.

No. 77

AN ORDINANCE—Creating in the Bureau of Water, Department of Public Works, the position of Sheet Metal Worker.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That there is hereby created in the Bureau of Water, Department of Public Works, the position of Sheet Metal Worker at current union wage, the same to be paid from Code Account No. 1645, "Wages, Temporary Employees," Filtration Division, or Code Account No. 1653, "Wages, Temporary Employees," Mechanical Division, or Code Account No. 1661, "Wages, Temporary Employees."*

Distribution Division, Bureau of Water, or Bond Funds, depending upon the work on which he is engaged.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 16, 1915.

Ordinance Book 26, page 569.

No. 78

AN ORDINANCE—Amending a portion of Section 75, paragraph "Chief Engineer—\$1,200.00 per annum," of an ordinance entitled "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the portion of Section 75 of an ordinance entitled "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof," which became a law January 28, 1915, which reads as follows:*

"Chief Engineer, \$1,200.00 per annum,"

shall be and the same is hereby amended to read as follows:

"Plant Engineer, \$1,500.00 per annum."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 16, 1915.

Ordinance Book 26, page 570.

No. 79

AN ORDINANCE—Creating the position of Special Investigator in the Department of Public Safety and fixing the salary of same.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That there shall be and is hereby created a position to be known as Special Investigator in the general office of the Department of Public Safety at a salary of \$2,000.00 per annum.*

Section 2. The Director of the Department of Public Safety shall be and he is hereby authorized and directed to appoint a Special Investigator in the general office of the Department of Public Safety as set forth in this ordinance, the salary of same to be paid

out of Code Account No. 1126, Item A-1.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 16, 1915.

Ordinance Book 26, page 570.

No. 80

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a Farmers' Market Building on Monongahela Wharf, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts for the construction of a Farmers' Market Building on Monongahela Wharf, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.*

Section 2. That the sum of twelve thousand five hundred (\$12,500.00) dollars, or so much thereof as may be necessary, shall be and is hereby set apart from Code Account No. 1618-G, Wharves and Landings, Bureau of City Property, for the payment of cost of said work, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said funds in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 16, 1915.

Ordinance Book 26, page 571.

No. 81

AN ORDINANCE—Vacating the portion of the Perrysville Plank Road, in the Twenty-sixth ward of the City of Pittsburgh, as laid out in Jane Pusey's Plan of Lots, bounded by Perrysville avenue, Rivet way and lot No. 54 in the said plan.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the line of that portion of Perrysville Plank road, laid out in Jane Pusey's Plan of Lots, bounded by Perrysville avenue,

Rivet way and lot No. 54, in the said plan, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* that portion of Perrysville Plank road, as laid out in Jane Pusey's Plan of Lots, recorded in the Recorder's Office of Allegheny County, in Plan Book, volume 12, page 150, bounded by Perrysville avenue, Rivet way and lot No. 54 in the said plan, in the Twenty-sixth ward of the City of Pittsburgh and as hereinafter more fully described, shall be and the same is hereby vacated.

Beginning at a point on the westerly building line of Perrysville avenue, as located by ordinance approved by the Mayor of the former City of Allegheny, February 19, 1892, at the intersection of the westerly building line of Perrysville Plank road, as located in the aforesaid plan of lots and distant 5.98 feet northwardly from the northerly building line of Taggart street; thence northwardly along the westerly building line of Perrysville Plank road, as located in said plan 118.83 feet to Rivet way; thence eastwardly along Rivet way 1.95 feet to Perrysville avenue, as located by ordinance aforesaid; thence along said Perrysville avenue southwardly by a curve of a radius of 125.91 feet for a distance of 78.33 feet to a point of tangent; thence by said tangent southwardly 42.55 feet to the place of beginning, containing 902 square feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 9, 1915.

Approved March 17, 1915.

Ordinance Book 26, page 571.

No. 82

AN ORDINANCE—Regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh by other than the corporate authorities of said City; requiring permits therefor to be taken out except by street passenger railway, or traction companies, and fixing charges therefor, and for the permanent resurfacing of the streets, to be done by the City of Pittsburgh, or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be granted, and prescribing the punishment for violations of the provisions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the opening of the surface of any street, alley or highway of the City of Pittsburgh by other than the corpor-

ate authorities of the said City, is hereby prohibited unless a permit is obtained for that purpose in the manner hereinafter described. Such permit shall be granted by the Director of the Department of Public Works of said City when the person, firm or corporation applying for such permit files an application with the Division of Public Utilities, Bureau of Engineering, in compliance with the provisions of this ordinance and pays into the City Treasury the amounts hereinafter stated. Provided, however, that it shall not be necessary for any street passenger railway or traction company to take out a permit for the purpose of repairing the roadbeds of its railway or the replacing or repairing of the pavements between its tracks and one foot outside thereof where it is the duty of such street railway or traction company to repair and keep in repair that portion of the highway; provided also that nothing herein contained shall be construed to permit the issuing of a permit for the making of a tunnel under any street, alley or highway in the City of Pittsburgh.

Section 2. Permits for the opening of the surface of any streets, alleys or highways of said City shall only be granted upon compliance with the following express provisions:

(a) A written application shall be filed for each and every opening and the same shall be signed by the person, firm or corporation desiring such permit; provided, however, that one permit may be issued for a given opening which will permit also of other openings being made on same street, within a distance not exceeding 200 feet in each direction therefrom. Such application shall set forth the purpose for which such opening is to be made; the extent, size and location of the same; the dates during which such opening is to be permitted, the date and time such opening is to be refilled and temporarily resurfaced in the manner hereinafter provided; the number and date of approval of the ordinance granting the right to place the structure beneath the City streets, alleys or highways; and shall provide that the applicant will faithfully comply with each and every provision in this ordinance contained. All applications for permits shall be accompanied by a plate or sketch showing the location, character and dimensions of the proposed opening for the installation of the new work, or the location and character of the alterations involving changes in the location of pipes, conduits, wires or structures incidental thereto.

(b) No permit shall be granted in any case until the applicant shall have executed and delivered to the City of Pittsburgh a bond in the amount hereinafter fixed, with good surety, which surety shall be either an approved security or trust company or an individual who shall be the owner of real estate in the County of Allegheny, reasonably worth over and above all debts and encumbrances at least double the amount of said bond. The amount of said bond shall be, viz: \$500.00 for

each opening; \$2,000.00 for an indefinite number of openings; said bond shall be given upon the conditions that the principal will indemnify and save the City from any loss, damage or excuse whatsoever, in any manner occasioned by or arising from the opening of any street, alley or highway or the work done in consequence thereof, or the manner of doing such work; and the said bond shall remain in force for a period of six months after the permanent resurfacing of each opening.

(c) Prior to the issuing of such permit, every such applicant shall pay to the City Treasurer the amount hereinafter required for the purpose hereinafter provided and shall exhibit to the said Division of Public Utilities, a receipt for the amount as aforesaid, before any permit shall be issued.

(d) Where the permit for the opening of such street, alley or highway is required for water supply purposes, the application shall be countersigned by the Superintendent of the Bureau of Water before the permit will be granted. When the opening is for the purpose of connecting any house, store or other building or property, with a sewer, no permit will be issued except upon the presentation of a proper certificate issued by the Department of Public Health.

(e) No permit shall be granted to any applicant unless said applicant shall have paid to said City any and all moneys then due to said City for prior openings made or for any loss, damage or expense, in any manner occasioned by or arising from the opening of streets, alleys or highways of said City under prior permits.

Section 3. The moneys received by the City of Pittsburgh, for the issuance of permits, shall be placed in a special fund to be known and designated as the "Street Repairing Fund," said fund to be used by the Department of Public Works as a rotary fund to carry on any paving provided for under the provisions of this ordinance.

Section 4. The basis of measurement of street surface openings shall be the actual number of square yards of paving or surfacing necessary to completely repair the street surface at such opening. A fraction of one-half of a square yard shall be considered as a full one-half square yard, and payment shall be made on this basis. All openings shall be measured by the Director of the Department of Public Works, his agents or assistants and such measurements shall be final and conclusive.

Section 5. All work done under the authority of any permit shall be supervised and inspected by a City Inspector to be designated by the Director of the Department of Public Works or his agents or assistants, and such supervision and inspection shall be done at the sole expense of the person, firm or corporation securing such permit.

Section 6. When the permanent resurfacing and repaving of street openings is done by the City of Pittsburgh then prior to the issuing of such per-

mit, every such applicant shall pay to the City Treasurer the amount hereinafter required, which sum includes and covers the cost of the permanent repaving or resurfacing of said street and the supervision and inspection of the same by a City Inspector. The charges for a permit for a street surface opening three square yards or less, as aforesaid, shall be as follows: Sheet asphalt, asphaltic concrete,

vulcanite or similar surface ..	\$11.00
Blockstone on concrete foundation	11.00
Brick on concrete foundation	11.00
Woodblock or asphalt block	11.00
Blockstone on gravel foundation ..	3.75
Brick on gravel foundation	3.75
Cobblestone	3.50
Irregular blockstone	3.50
Macadam	3.50
Dirt Road	1.25
Granite block on concrete foundation	12.00
Concrete roadway	2.50

The charge for a permit for a street opening of more than three square yards and less than one hundred square yards shall be the sum of a charge for a permit for a street opening of three square yards, as provided for herein and the following charge for each additional square yard over and above three square yards; which sum covers the cost of the permanent repaving or resurfacing of said street by the City of Pittsburgh, and the supervision and inspection of the same by a City Inspector.

Sheet asphalt, asphaltic concrete, vulcanite or similar surface...\$	2.50
Blockstone on concrete foundation	2.50
Brick on concrete foundation ..	2.50
Woodblock or asphalt block	2.50
Blockstone on gravel foundation ..	.75
Brick on gravel foundation75
Cobblestone75
Irregular blockstone75
Macadam75
Granite block	3.00
Concrete roadway	2.00

The charge for a permit for a street opening or openings of more than 100 square yards shall be the actual cost of labor and materials necessary in the permanent refilling and resurfacing of said opening, plus 15 per cent to cover the cost of plant, supervision, inspecting, depreciation, etc., which sum the amount charged for a permit for street opening of three square yards shall be paid at time of taking out permit and the balance within 30 days after rendering of statement by City as to the cost of the work. Provided, however, that the Department of Public Works may, if it deems necessary and advisable, in cases of all openings of more than three square yards, make an estimate after said opening has been made of the probable area to be repaved under the pro-

visions of this ordinance and make an estimate of the cost thereof in the manner and amounts hereinabove set forth and immediately render to the person responsible for the payment thereof a bill for the full cost of said work, as herein set forth, based upon the estimate of the cost as herein provided, which estimate of cost shall be final and conclusive, both as against the City of Pittsburgh and the person responsible for the payment thereof.

Section 7. Where permission is granted to make an opening or openings within the lines of the sidewalk in any street, alley or highway, the person, firm or corporation desiring to make said opening or openings shall pay into the City Treasury the sum of \$1.50 for an opening of three square yards or less for the purpose of paying for the cost of issuing said permit and the necessary inspection to be furnished by the City of Pittsburgh, and if said opening is to be more than three square yards, the said person, firm or corporation shall pay in addition thereto at the rate of ten cents per square yard for each additional square yard of opening to cover the cost of inspection by the City, the said person, firm or corporation shall also restore the said sidewalk to its original condition, and see that the same is in a reasonably safe and proper condition.

Section 8. If the Director of the Department of Public Works finds that in any case it is to the interest of the City of Pittsburgh, or the person, firm or corporation making said opening, to have the permanent resurfacing and repairs to said street opening made by persons other than those in the employ of the City of Pittsburgh, he may advertise for bids and award a contract to the lowest responsible bidder or bidder for doing the aforesaid work, and the person, firm or corporation making the said opening or openings, shall, within thirty days, or at such other time or times not exceeding thirty days, as may be agreed upon by said person, firm or corporation, at the time said permit was issued, pay the contractor the actual cost of said work, in accordance with said bid, after the approval of said work by the City and the rendering of a final estimate thereon.

In addition to paying the aforesaid amounts, the said person, firm or corporation shall pay the sum of \$1.00 for each permit, together with the actual cost to the City for any supervision, inspection and direction, considering only the time and expense of the persons actually engaged in said work of supervision and inspection, a statement of the cost thereof to be certified to the said person, firm or corporation within fifteen days after the completion of said work, and to be paid within thirty days thereafter, or at such other time as may have been agreed upon at the time of taking out the permit, and not exceeding thirty days after the rendering of said statement.

All questions arising under any of the provisions of this ordinance as to the amount of work reasonably required to be done to insure a permanent repair shall be determined and measured by the Director of the Department of Public Works, his agents and employees, and said work shall at all times be under his supervision, inspection and direction.

Section 9. All openings shall be refilled and temporarily resurfaced on or before the time fixed in the permit, in accordance with the requirements of the specifications for refilling and temporary resurfacing said openings, on file in the office of the Division of Public Utilities, Bureau of Engineering, Department of Public Works, and written notice shall be given when the work is done. Such temporary resurfacing shall be maintained by the applicant until the City of Pittsburgh, or persons designated, shall permanently refill and resurface said openings, which period shall extend no longer than two months after temporary resurfacing has been placed. All materials in the temporary resurfacing of said street shall belong to and become the property of the City unless the applicant for permit shall provide otherwise in his application for said permit and also remove said material when notified to do so by the Director of the Department of Public Works.

Section 10. The Director of the Department of Public Works shall have the right to inspect all work done under street opening permits and shall see that all the terms and provisions of this ordinance are strictly enforced, and shall have power and is hereby directed to prosecute each and every person violating any of the provisions contained herein and to bring suit to restrain each and every person, firm or corporation from opening the surface of any street, alley or highway of said City in violation of provisions contained herein.

Section 11. Any person violating the provisions of this ordinance shall, upon conviction thereof, before any alderman or police magistrate of the City of Pittsburgh, be subject to a fine not exceeding ten (\$10.00) dollars for each and every offense, together with costs, and in the default of payment thereof, to imprisonment in the Allegheny County Jail for a period not exceeding 30 days; each failure to obtain a permit or having obtained a permit, to comply with any of the requirements of this ordinance, and each and every day during which such violation shall continue shall constitute a separate offense.

Section 12. That ordinance No. 278, approved August 1st, 1910, and any other ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same are hereby repealed, so far as the same affects this ordinance.

Passed March 9, 1915.

Approved March 17, 1915.

Ordinance Book 26, page 572.

No. 83

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh, to advertise for and award, to the lowest responsible bidder or bidders, a contract or contracts for the construction of an Asylum Building at the City Home and Hospitals, Marshalsea, Pa., and setting aside the sum of Three Hundred and Fifty Thousand (\$350,000.00) dollars, to provide for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Charities of the City of Pittsburgh shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of an Asylum Building for a sum not to exceed Three Hundred and Fifty Thousand (\$325,000.00) Dollars, in accordance with an Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of Three Hundred and Fifty Thousand (\$350,000.00) dollars, or so much of same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of the proceeds of the Bond Issue authorized by an Ordinance, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Three Hundred and Sixty Thousand (\$360,000.00) dollars, and providing for the sale of bonds of said City in said amount, to provide funds for improvements to the City Home for the Poor at Marshalsea, including the acquisition of additional lands, and the erection and equipment of new buildings and additions to existing buildings and other improvements," approved July 8th, 1914, Appropriation No. 177.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 577

No. 84

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway and re-establishing and es-

tablishing the grade of Fairmount street, from Rosetta street to Columbo street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the width and position of the sidewalks and roadway and the grade of the westerly curb line of Fairmount street from Rosetta street to Columbo street be and the same are hereby fixed and re-established and established as follows, to-wit:*

The sidewalks from Rosetta street to the first angle north of Rosetta street shall have a uniform width of ten (10) feet and shall lie along and be parallel to their respective building lines; from the first angle north of Rosetta street to Columbo street the sidewalks shall have a uniform width of 14 feet and shall lie along and be parallel to their respective building lines.

The roadway from Rosetta street to the first angle north of Rosetta street shall have a uniform width of 30 feet and from the first angle north of Rosetta street to Columbo street a uniform width of 22 feet and shall occupy the central portion of the street lying between the sidewalks as above described.

Section 2. The grade of the westerly curb line shall begin at the northerly curb line of Rosetta street at the elevation of 365.44 feet; thence rising at the rate of 1.796 feet per 100 feet for the distance of 328.57 feet to the northerly curb line of Breedshill street to the elevation of 371.34 feet; thence falling at the rate of 3.00 feet per 100 feet for the distance of 105.00 feet to a point of curve to the elevation of 368.19 feet; thence by a convex parabolic curve for the distance of 50.00 feet to a point of tangent to the elevation of 365.62 feet; thence falling at the rate of 7.30 feet per 100 feet for the distance of 93.40 feet to a point of curve for the distance of 60.00 feet to a point of tangent to the elevation of 352.11 feet; thence falling at the rate of 15.00 feet per 100 feet for the distance of 172.40 feet to a point of curve to the elevation of 326.25 feet; thence by a concave parabolic curve for the distance of 25.00 feet to a point of tangent to the elevation of 324.25 feet; thence falling at the rate of 1.00 foot per 100 feet for the distance of 21.10 feet to the southerly curb line of Columbo street to the elevation of 324.04 feet (curb as set).

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 578.

No. 85

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway of Bloomer street, from Som-

ers street to the westerly line of Jas. S. Craft's Plan of Lots.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the width and position of the sidewalks and roadway of Bloomer street, from Somers street to the westerly line of Jas. S. Craft's Plan of Lots, be and the same are hereby fixed as follows, to-wit:*

The southerly curb line shall begin at the westerly curb line of Somers street; thence extending in a westerly direction by a line parallel to and at the perpendicular distance of 3 feet measured in a northerly direction from the southerly building line of Bloomer street as located and opened by Jas. S. Craft's Plan of Lots, as recorded in the Department of Public Works, Division of Surveys, in Plan Book, volume 4, page 180, for the distance of 228.93 feet to a point of curve; thence deflecting to the left by a curve with a central angle of 16 degrees 51 minutes and a radius of 100 feet for the distance of 29.42 feet to a point of reverse curve; thence deflecting to the right by a curve with a central angle of 1 degree 32 minutes 30 seconds and a radius of 120 feet for the distance of 3.23 feet to the westerly line of the above mentioned plan of lots.

The northerly curb line shall begin at the westerly curb line of Somers street; thence extending in a westerly direction by a line parallel to and at the perpendicular distance of 11 feet measured in a southerly direction from the northerly line of Bloomer street as above described, for the distance of 233.50 feet to a point of curve; thence deflecting to the left by a curve with a central angle of 15 degrees 19 minutes and a radius of 120 feet for the distance of 32.07 feet to the westerly line of the above mentioned plan of lots.

The sidewalks shall have a variable width and shall occupy that portion of the street lying between the building lines and the curb lines as above described.

The roadway shall have a uniform width of 20 feet and shall occupy that portion of the street lying between the curb lines as above described.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 579.

No. 86

AN ORDINANCE—Designating Bly street as the name of an unnamed 30-foot street, in the Twenty-sixth ward, laid out by and shown in the Conrad Rock Plan of Lots, from Royal street to an unnamed 20-foot way and establishing the grade thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That an unnamed 30-foot street, in the Twenty-sixth ward, laid out by and shown in the Conrad Rock Plan of Lots of record in the Recorder's Office of Allegheny County in Plan Book, volume 4, page 287, from Royal street to an unnamed 20-foot way, shall be and the same is hereby named and designated as Bly street.*

Section 2. The grade of the easterly curb line of Bly street shall begin on the southerly curb line of Royal street at an elevation of 182.52 feet; thence rising at a rate of 5 per cent for a distance of 9.08 feet to an elevation of 182.97 feet; thence rising at a rate of 9.5 per cent for a distance of 93.09 feet to a point of curve to an elevation of 191.81 feet; thence by a concave parabolic curve for a distance of 40.00 feet to a point of tangent to an elevation of 198.94 feet; thence rising at a rate of 26.17 per cent for a distance of 111.00 feet to an elevation of 228.00 feet; thence rising at a rate of 10 per cent for a distance of 20 feet to an elevation of 230.00 feet.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 580.

No. 87

AN ORDINANCE—Fixing the width and position of the roadway on Jonathan street, from Homewood avenue to a point 322.48 feet west therefrom.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the roadway on Jonathan street, from Homewood avenue to a point 322.48 feet west therefrom, shall have a uniform width of 18 feet and the southerly line thereof shall be parallel to and at a perpendicular distance of 6 feet northwardly from the southerly line of the said street.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 581.

No. 88

AN ORDINANCE—Establishing the grade of Dargan street, from Minerva street to Mott way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east curb line of Dargan street, from Minerva street to Mott way, be and the same is hereby established as follows, to-wit:*

Beginning at the north curb line of Minerva street at the elevation of 197.53 feet; thence rising at the rate of 1.40 feet per 100 feet for the distance of 319.00 feet to the south building line of Mott way to the elevation of 202.00 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 581.

No. 89

AN ORDINANCE—Establishing the grade of Minerva street, from Ella street to Dargan street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the north curb line of Minerva street, from Ella street to Dargan street, be and the same is hereby established as follows, to-wit:*

Beginning at the west curb line of Ella street at the elevation of 203.00 feet (curb as set); thence falling at the rate of 2.40 feet per 100 feet for the distance of 228.00 feet to the east curb line of Dargan street to the elevation of 197.53 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 582.

No. 90

AN ORDINANCE—Re-establishing the grade of Turrett street, from Winslow street to Shetland street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the south curb line of Turrett street, from Winslow street to Shetland street, be and the same is hereby re-established as follows, to-wit:*

Beginning on the east curb line of Winslow street at an elevation of 220.56 feet; thence falling at the rate of 2.22 feet per 100 feet for the distance of 327.88 feet to the west curb line of

Shetland street to an elevation of 213.28 feet

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 16, 1915.

Approved March 18, 1915.

Ordinance Book 26, page 582.

No. 91

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving avenues and streets, and authorizing the setting aside of the various sums set forth below, amounting in the aggregate to one hundred forty-nine thousand eight hundred (\$149,800.00) dollars from Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the repaving of the following avenues and streets, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said city:*

AVENUES AND STREETS TO BE REPAVED.

Penn avenue, from Thirty-sixth street eastwardly...	\$ 20,500.00
Penn avenue, from Euclid avenue to Stratford avenue	18,000.00
Forbes street, from a point 180 feet east of Jumonville street eastwardly	11,000.00
Forbes street, from Murdoch entrance to park eastwardly	15,000.00
Grant street, from Second avenue to Third avenue...	3,000.00
Beaver avenue, from Blevins street to Island avenue	10,000.00
Island avenue, from Beaver avenue to Freble avenue..	
Steuben street, from Charliers street eastwardly...	13,500.00
Peach way, from Bedford avenue to Webster avenue	1,700.00
Taylor street, from Liberty avenue to Friendship avenue	5,300.00
Ella street, from Liberty avenue to Friendship avenue.	6,300.00
Galveston avenue, from Reedsdale street to Ridge avenue	9,600.00

Carson street, from So. Eighteenth street eastwardly...	25,000.00
Irwin avenue, from North avenue to Pennsylvania avenue	7,000.00
Pennsylvania avenue, from Irwin avenue to Brighton road	3,900.00

Total\$149,800.00

Section 2. That the various sums set forth in Section 1 of this ordinance for repaving avenues and streets amounting in the aggregate to \$149,800.00, or so much thereof as may be necessary, shall be and the same are hereby set apart and appropriated from Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to issue and countersign warrants in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 23, 1915.

Approved March 24, 1915.

Ordinance Book 26, page 583.

No. 92

AN ORDINANCE—Authorizing and empowering the County Commissioners of the County of Allegheny to construct, operate and maintain a public highway tunnel consisting of two tubes from a point beginning on the southerly side of East Carson street opposite or nearly opposite Third street, Seventeenth ward, Pittsburgh, to a point on Warrington avenue about 650 feet northerly from the intersection of Warrington avenue and Boggs avenue, Eighteenth ward, Pittsburgh, Pa.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the County Commissioners of the County of Allegheny are hereby authorized and empowered to construct, operate and maintain a public highway tunnel consisting of two tubes within the limits of the City of Pittsburgh, beginning at a point on the southerly side of East Carson street opposite, or nearly opposite the intersection of Third street and East Carson street, Seventeenth ward, Pittsburgh; and thence extending in a general southerly direction under various streets of the City of Pittsburgh for a distance of approximately 4875 feet, more or less, to the southerly portal of said tunnel on the lands of the Pittsburgh Railways Company; thence continuing in a general southerly direction by an approach through an open cut over the lands of the Pittsburgh Railways Company, a distance of 965 feet, more or less, to a point on Warrington avenue, Pittsburgh, which

is distant 650 feet, more or less, northerly from the point of intersection of Boggs avenue and Warrington avenue, Eighteenth ward, Pittsburgh, Pa.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 1, 1915.

Ordinance Book 26, page 584.

No. 93

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Supplies to advertise for proposals and to award a contract or contracts for the furnishing and delivering of certain equipment for the Tuberculosis Hospital, Department of Public Health, and providing for the payment therefor from Appropriation No. 154, Hospital Bond Fund.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Supplies are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the furnishing and delivering of Hospital furniture, beds, mattresses, and pillows, bed linen, silverware, and such other material and equipment as may be required. The total cost of same not to exceed the sum of seventy-five hundred dollars (\$7500.00), or so much thereof as may be necessary. In accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, and the several supplements and amendments thereto and the ordinances of City Council, in such cases made and provided, and charge the same to the account of the Appropriation No. 154, Hospital Bond Fund.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 1, 1915.

Ordinance Book 26, page 584.

No. 94

AN ORDINANCE—Establishing the grade of Bells way, from Penn avenue to Exchange way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the west building line of Bells way, from Penn avenue to Exchange way, be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Penn avenue at an elevation of 33.90 feet, thence falling at the rate of 2.49 feet per 100 feet for a distance of 123 feet to the north line of Exchange way to an elevation of 30.84 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 1, 1915.

Ordinance Book 26, page 585.

No. 95

AN ORDINANCE—Authorizing and directing the regrading, repaving, recurbing, laying of sidewalk pavements, and otherwise improving to the re-established grades of the following public highways: Penn avenue, Duquesne way, Bells way, Barbeau street, Fancourt street, Evans way, Stanwix street, Fifth avenue, Cecil place, Mentor way, Federal street, McCrea way, Exchange way, Barkers place, Scott place, Maddock place, and Eighth street; fixing the terminal points of said improvements, authorizing and directing the letting of a contract or contracts therefor, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Penn avenue, from Eleventh street to Water street; Duquesne way, from Anderson street to Barbeau street; Bells way, from Exchange way to Penn avenue; Barbeau street, from Exchange way to a point 133.33 feet north of the north curb line of Penn avenue; Fancourt street, from Exchange way to Duquesne way; Evans way, from Exchange way to Duquesne way; Stanwix street, from Liberty avenue to Duquesne way; Fifth avenue, from Liberty avenue to Penn avenue; Cecil place, from Penn avenue to Duquesne way; Mentor way, from Penn avenue to Duquesne way; Federal street, from Liberty avenue to Duquesne way; McCrea way, from Barkers place to Federal street; Exchange way, from Barkers place to Federal street; Barkers place, from Liberty avenue to Duquesne way; Scott place, from Penn avenue to Duquesne way; Maddock place, from Penn avenue to Duquesne way, and Eighth street, from Liberty avenue to Duquesne way, be regraded, repaved, recurbed and otherwise improved and that sidewalk pavements be laid thereon, to the re-established grades of said public highways.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the regrading, repaving, recurbing, laying sidewalk pavements and otherwise improving the said public highways be-

tween said points to the re-established grades of said public highways, for a sum not to exceed one hundred eighty thousand (\$180,000.00) dollars, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 3. For the payment of the costs thereof the sum of one hundred eighty thousand (\$180,000.00) dollars, or so much thereof as may be necessary, is hereby set apart and appropriated from the proceeds arising from the sale of bonds hereafter to be appropriated, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said funds for the payment of the costs of said work.

Section 4. Nothing herein contained shall be treated or considered as an undertaking on the part of the said City to protect, excavate for, or relay the equipment, conduits, mains, street railway tracks or any other structures or appliances whatsoever, owned or maintained by any person or corporation whatsoever, having rights on, over or under said public highways, or occupying the same, and nothing herein contained shall be construed to relieve said persons or corporations from their liability to pay for their respective shares of the cost thereof.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 1, 1915.

Ordinance Book 26, page 586.

No. 96

AN ORDINANCE—Establishing the opening grades of Coleron street, Cromwell street, East End avenue, Flotilla way, Forbes street, Pansy way and Peebles street, as laid out and proposed to be dedicated as legally opened highways by William E. Harmon, in a plan of lots of his property, in the Fourteenth ward of the City of Pittsburgh named "William E. Harmon's Plan of Forbes Manor."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* upon the approval of a certain plan of lots named "William E. Harmon's Plan of Forbes Manor," proposed to be laid out by William E. Harmon, of his property in the Fourteenth ward of said City, the grades to which Coleron street, Cromwell street, East End avenue, Flotilla way, Forbes street, Pansy way and Peebles street, as shown thereon, shall be accepted as open public highways of said City, shall be as hereinafter set forth:

CELERON STREET

The grade of the west curb line of Celeron street, from Cromwell street to Forbes street, shall begin on the south curb line of Cromwell street at an elevation of 217.03 feet; thence rising at the rate of 1.052 feet per 100 feet for a distance of 619.63 feet to the north curb line of Forbes street to an elevation of 223.55 feet.

CROMWELL STREET

The grade of the south curb line of Cromwell street, from Peebles street to East End avenue, shall begin on the west curb line of Peebles street at an elevation of 212.91 feet; thence rising at the rate of 1.935 feet per 100 feet for a distance of 453.81 feet to the east curb line of East End avenue to an elevation of 221.69 feet.

EAST END AVENUE

The grade of the west curb line of East End avenue, from Forbes street to a property line of 149.060 feet south from Abbott street, shall begin on the north curb line of Forbes street at an elevation of 226.66 feet; thence falling at the rate of 0.73 feet per 100 feet for a distance of 711.86 feet to a property line to an elevation of 221.46 feet.

FLOTILLA WAY

The grade of the west curb line of Flotilla way, from Forbes street to a property line 339.73 feet south from Edgerton avenue, shall begin on the north curb line of Forbes street at an elevation of 229.10 feet; thence falling at the rate of 0.75 feet per 100 feet for a distance of 754.93 feet to a point of curve to an elevation of 223.44 feet; thence by a concave parabolic curve for a distance of 60.0 feet to a point of tangent to an elevation of 224.09 feet; thence rising at the rate of 2.93 feet per 100 feet for a distance of 66.70 feet to a property line to an elevation of 226.04 feet.

FORBES STREET

The grade of the south curb line of Forbes street, from Braddock avenue to Peebles street, shall begin on the east curb line of Braddock avenue at an elevation of 231.24 feet; thence falling at the rate of 1.61 feet per 100 feet for a distance of 418.54 feet to a point to an elevation of 224.50 feet; thence falling at the rate of 1.40 feet per 100 feet for a distance of 365.75 feet to the west curb line of Peebles street to an elevation of 219.38 feet.

PANSY WAY

The grade of the west curb line of Pansy way, from Cromwell street to Forbes street, shall begin on the south curb line of Cromwell street at an elevation of 219.50 feet; thence rising at the rate of 0.831 feet per 100 feet for a distance of 625.83 feet to the north curb line of Forbes street to an elevation of 224.70 feet.

PEEBLES STREET

The grade of the west curb line of Peebles street, from Forbes street to a property line 107.90 feet south of Abbott street, shall begin on the north curb line of Forbes street at an elevation of 219.09 feet; thence falling at the

rate of 0.937 feet per 100 feet for a distance of 690.58 feet to a property line to an elevation of 212.62 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 1, 1915.

Ordinance Book 26, page 587.

No. 97

AN ORDINANCE—Amending an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company, and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh, and for the purpose of providing for the changes in the grade of the tracks of said companies; the necessary changes in the grade of the existing streets; the construction of the necessary overhead structures; and all other changes incident thereto; and providing for the payment of the cost thereof," approved the 22nd day of March, 1913, and authorizing the proper officers for and on behalf of the City of Pittsburgh to enter into a supplementary contract, changing or amending the original ordinance made between the City of Pittsburgh and the said companies dated August 1, 1913, in accordance with the terms of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the proper officers of the City of Pittsburgh be and are hereby authorized and directed in the name and on behalf of the City of Pittsburgh, to make and enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company for the purpose of amending the agreement made the 1st day of August, 1913, between the City of Pittsburgh, as party of the first part, The Pittsburgh Junction Railroad Company, as party of the second part, and the Consolidated Traction Company and the Pittsburgh Railways Company, as parties of the third part, pursuant to an ordinance entitled "An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh; and for the purpose of providing for the changes in the grade of the tracks of said companies; the necessary

changes in the grade of the existing streets; the construction of the necessary overhead structures; and all other changes incident thereto; and providing for the payment of the cost thereof," and approved the 22nd day of March, 1913, in the following form, to-wit:

AMENDATORY AGREEMENT

This Agreement, made this day of A. D. 1915, between the City of Pittsburgh, a municipal corporation of the State of Pennsylvania, hereinafter called the "City," party of the first part; The Pittsburgh Junction Railroad Company, a corporation of the State of Pennsylvania, hereinafter called the "Railroad Company," party of the second part, and the Consolidated Traction Company and the Pittsburgh Railways Company, corporations of the State of Pennsylvania, hereinafter called the "Railway Companies," parties of the third part, witnesseth:

Whereas, the City, the Railroad Company and the Railway Companies entered into an agreement dated the first day of August, A. D. 1913, pursuant to an ordinance entitled, "An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh; and for the purpose of providing for the changes in the grade of the tracks of said companies; the necessary changes in the grade of the existing streets; the construction of the necessary overhead structures; and all other changes incident thereto; and providing for the payment of the cost thereof," and approved the 22nd day of March, 1913;

Whereas, the Railroad Company desires to make certain changes in the elevation to which the tracks of the Railroad Company shall be raised pursuant to the terms of said agreement, to determine the embankment and retaining walls referred to in sub-paragraph (A) of the second paragraph of said agreement and to begin the steel bridge therein referred to at about Station 176+50, instead of terminating said embankments and retaining walls and beginning the said viaduct at Station 178+90, to carry the tracks of the Railroad Company from about Station 176+50 to about Station 180+10 on a steel bridge supported on steel and concrete piers and abutments, and on Thirty-third street north of Liberty avenue on viaduct supported on only two (2) lines of columns, one (1) on each curb line, instead of three (3) lines of columns, one (1) on each curb line and one (1) in the center of the street, and to change the provisions of sub-paragraph (E) of the second paragraph of said agreement so as to provide that all supporting columns of the viaduct therein referred to shall be so placed as to leave a space thirty-three (33) feet wide between the centers

thereof above the surface of the ground, and so as to provide that the faces of the columns shall be set at a distance of at least six (6) inches back from the curb line and the backs of the columns shall be set so as not to extend more than twenty-seven (27) inches from the curb line, instead of providing that the supporting columns of the viaduct shall not exceed eighteen (18) inches square in cross-section, above the ground surface, and that the faces of the columns shall be set at a distance of six (6) inches back from the curb line; and the City deems it advisable in order to better secure the safety of lives and property and to promote the interests of the City and the other parties hereto, that the foregoing modification of said agreement shall be made;

Whereas, The Public Service Commission of the Commonwealth of Pennsylvania requires that in any contract submitted to and approved by it, it shall be provided that it is not the purpose or intent, nor is the obligation of such contract such as to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26, 1913, and there was no such provision in the agreement made between the parties hereto dated the 1st day of August, 1913, referred to above;

Now, therefore, in consideration of the premises and of the mutual covenants and conditions herein contained, it is hereby agreed by and between the parties hereto, as follows:

1. The first paragraph of the agreement made between parties hereto, dated the 1st day of August, 1913, referred to above, to-wit:

"First. The tracks of the Railroad Company to the north and south of Liberty avenue, shall be raised above the present grade, and located in accordance with the Agreement Plan, and as hereinafter provided. The location of the stations hereinafter mentioned, are shown upon the said plan, and the elevations given are based upon the Baltimore & Ohio precise level datum, the relation of which to the City datum is as follows:

Elevation O. City datum, is equal to elevation 696.94 of the Baltimore & Ohio Railroad precise levels.

The raising of the tracks of the Railroad Company shall begin at or near Station 140+73, and shall extend to the south shore pier of the Railroad bridge over the Allegheny River, Station 197+93.

Beginning at Station 140+73, elevation of base of rail 762.2, the new grade shall be on a descending vertical curve to Station 147+29, at which point the elevation of base of rail shall be 777.38.

Thence on a descending grade of nine-hundredths of one per cent (0.09%) to Station 153+73, at which point the elevation of base of rail shall be 776.8.

Thence on a descending grade of three-tenths of one per cent (0.3%)

to Station 170+39.0 at which point the elevation of base of rail shall be 771.80.

Thence level to Station 180+55.7, the elevation of the base of rail being 771.80.

At Station 174+65, the new grade of the railroad intersects the center line of the existing Forfar street highway bridge, at which point the elevation of the top of rail shall be 772.22.

The tracks of the Railroad Company at the intersection of the Railroad Company's right of way on Liberty avenue at Thirty-third street, shall be carried over said Liberty avenue on a steel viaduct, in such manner that the elevation of the lowest part of the underside of said structure shall not be less than elevation of 768.3.

From Station 180+55.7, the new grade shall be a descending grade of one and one-tenth of one per cent (1.10%) to Station 197+93, at which point the elevation of the base of rail shall be 752.69.

The steel superstructure carrying the tracks shall be subject to the following requirements:

The tracks of the Railroad Company on Thirty-third street shall be carried over Penn avenue on a new steel viaduct, in such manner that the elevation of the lowest part of the underside of said superstructure shall not be less than twenty-five (25) feet above the present grade of Penn avenue as it now exists on the ground.

At the intersection of Smallman and Thirty-third streets the elevation of the lowest part of the steel structure spanning Smallman street shall not be less than twenty-two (22) feet above the present grade of Smallman street as it now exists on the ground, and at no point on Thirty-third street north of Smallman street, shall the clearance between the grades of said street, as the same now exist on the ground, and the lowest part of the underside of said steel structure carrying the railroad tracks, be less than it is at the present time."

is hereby amended so as to read as follows:

"First. The tracks of the Railroad Company to the north and south of Liberty avenue, shall be raised above the present grade, and located in accordance with the Agreement Plan, and as hereinafter provided. The plan entitled, "General Plan of Grade Separation," attached hereto and marked "Exhibit D," is hereby substituted for the Agreement Plan attached to the agreement made between the parties hereto, dated the 1st day of August, 1913, hereinbefore referred to, entitled, "General Plan of Grade Separation," and marked "Exhibit A," insofar as it relates to re-establishing grades of the Railroad Company's tracks and location of the stations hereinafter mentioned. The elevations given are based upon the Baltimore & Ohio precise level datum, the

relation of which to the City datum is as follows:

Elevation O. City datum, is equal to elevation 696.94 of the Baltimore & Ohio Railroad precise levels.

The raising of the tracks of the Railroad Company shall begin at or near Station 138+50, and shall extend to the south shore pier of the railroad bridge over the Allegheny River, Station 197+97.36.

Beginning at Station 138+50, elevation of base of rail 784.91 the new grade shall be on a descending vertical curve to Station 149+50, at which point the elevation of base of rail shall be 776.99.

Thence on a descending grade of six hundredths of one per cent (0.06%) to Station 154+00, at which point the elevation of base of rail shall be 776.72

Thence on a descending grade of three-tenths of one per cent (0.3%) to Station 170+39, at which point the elevation of base of rail shall be 771.80.

Thence level to Station 175+00, the elevation of the base of rail being 771.80.

At Station 174+81.07 the new grade of the railroad intersects the center line of the existing Forfar street highway bridge, at which point the elevation of the top of rail shall be 772.22.

The tracks of the Railroad Company at the intersection of the Railroad Company's right of way on Liberty avenue at Thirty-third street, shall be carried over said Liberty avenue on a steel bridge, in such manner that the elevation of the lowest part of the underside of said structure shall not be less than elevation 768.3.

From Station 175+00, the new grade of the railroad shall be an ascending grade of one hundred twenty-eight thousandths of one per cent (0.128%) to Station 178+90, at which point the elevation of the base of rail shall be 772.30.

Thence level to Station 180+00, the elevation of base of rail being 772.30.

From Station 180+00 the new grade of the railroad shall be a descending grade of three-tenths of one per cent (0.3%) to Station 188+05, at which point the elevation of base of rail shall be 769.88.

Thence on a descending grade of one and five-tenths per cent (1.5%) to the center of the south shore pier of the railroad bridge over the Allegheny River, Station 197+97.36, at which point the elevation of the base of rail shall be 755.00.

The steel superstructure carrying the tracks shall be subject to the following requirements:

The tracks of the Railroad Company on Thirty-third street shall be carried over Penn avenue on a new steel viaduct, in such manner that the elevation of the lowest part of the underside of said superstructure

shall not be less than twenty-five (25) feet above the present grade of Penn avenue as it now exists on the ground.

At the intersection of Smallman and Thirty-third streets the elevation of the lowest part of the steel structure spanning Smallman street shall not be less than twenty-two (22) feet above the present grade of Smallman street as it now exists on the ground, and at no point on Thirty-third street, north of Smallman street, shall the clearance between the grades of said street, as the same now exist on the ground, and the lowest part of the underside of said steel structure carrying the railroad tracks, be less than it is at the present time."

2. Sub-paragraph (A) of the second paragraph of said agreement, to-wit:

"From Station 140+73 at which point the new track elevation begins, to Station 178+90, the tracks of the Railroad Company are to be located entirely upon the railroad right of way and will be supported on embankment, retained by walls, where necessary. No part of said embankment or walls shall project beyond the building line of Thirty-third street, as hereinafter re-established by this agreement. Said embankment and retaining walls shall terminate at Station 178+90 at which point the steel viaduct shall begin. No part of the abutment of said steel viaduct shall extend beyond the building line of Ewing street or of Thirty-third street, as re-established by this agreement."

Is hereby amended so as to read as follows:

"From Station 138+50, at which point the new track elevation begins, to Station 176+50, the tracks of the Railroad Company are to be located entirely upon the railroad right of way, and will be supported on embankment, retained by walls, where necessary. Said embankment and retaining walls shall terminate at about Station 176+50, at which point the steel bridge shall begin."

3. Sub-paragraph (B) of the second paragraph of said agreement, to-wit:

"From Station 178+90 to the south building line of Liberty avenue, the tracks of the Railroad Company shall be supported on a steel viaduct carried on steel columns, resting on concrete piers, so located as to provide free and unobstructed access for traffic under said structure. The elevation of the lowest part of the underside of said structure shall be such as to give a clear headroom under the viaduct, of not less than fourteen (14) feet above the present level of the ground."

Is hereby amended so as to read as follows:

"From about Station 178+76 to the south building line of Liberty avenue, the tracks of the Railroad Company shall be supported on a steel bridge carried on concrete and steel piers, so located as to provide free and unobstructed access for traffic under

said structure. The elevation of the lowest part of the underside of said structure shall be such as to give a clear headroom under the bridge of not less than fourteen (14) feet above the present level of the ground."

4. Sub-paragraph (C) of the second paragraph of said agreement, to-wit:

"The tracks of the Railroad Company shall be carried over Liberty avenue on a new steel viaduct, supported at each end by three (3) columns, located parallel to the center line of Liberty avenue, and thirty (30) feet distant therefrom, on each side of said street. No part of said columns or other supports above the surface of the ground, shall project over said building lines. The Railroad Company may further place three (3) columns on each curb line for the support of said bridge, leaving an unobstructed roadway of thirty-six (36) feet in width. The elevation of the lowest part of the underside of said structure shall be such as to give a clear headroom under the viaduct of not less than fifteen (15) feet above the re-established grade of Liberty avenue, as shown on Plan Exhibit "C" hereto attached."

Is hereby amended so as to read as follows:

"The tracks of the Railroad Company shall be carried over Liberty avenue on a new steel bridge supported at the south end by two (2) columns, located parallel to the center line of Liberty avenue, and thirty (30) feet distant therefrom, and on the north end by an abutment, the face of which shall be parallel to the center line of Liberty avenue and thirty (30) feet distant therefrom, giving a full and unobstructed width on Liberty avenue of sixty (60) feet at right angles to the center line of Liberty avenue. The elevation of the lowest part of the underside of said structure shall be such as to give a clear headroom under the bridge of not less than fifteen (15) feet above the re-established grade of Liberty avenue, as shown on Plan Exhibit "C" hereto attached."

5. Sub-paragraph (D) of the second paragraph of said agreement, to-wit:

"The tracks of the Railroad Company on Thirty-third street, north of Liberty avenue shall be carried on a new steel viaduct supported on three (3) lines of columns, one on each curb line and one in the center of the street. The columns located in the center of Thirty-third street shall be provided with special foundations, which shall span the existing eight foot by ten foot (8 ft. x 10 ft.) brick and stone sewer constructed on Thirty-third street and shall be carried on footings, so constructed as to prevent any of the superimposed load from coming on the sewer. The footings of these foundations shall be carried to a suitable depth, and shall be approved by the Director of the Department of Public Works of the City.

The Railroad Company shall be responsible for any and all damage to the sewer, both during and subse-

quent to the construction of the steel viaduct, resulting by reason of the construction of said viaduct."

is hereby amended to read as follows:

"The tracks of the Railroad Company on Thirty-third street, north of Liberty avenue, shall be carried on a new steel viaduct, supported on two (2) lines of columns, one on each curb line, except between stations 195+00 and 197+00, where the elevated Thirty-sixth street yard track connects with the main viaduct, requiring a third column for support of said elevated yard track located approximately on the west building line of Thirty-third street."

6. Sub-paragraph (E) of the second paragraph of said agreement, to-wit:

"The floor of the said viaduct over and across Liberty avenue, Penn avenue and Smallman street shall be of watertight construction and well-drained, so as to effectually prevent water, drainage or filth from dripping to the streets below. All supporting columns of the viaduct shall not exceed eighteen (18) inches square in cross-sections above the ground surface. The faces of the columns shall be set at a distance of six (6) inches back from the curb line. At all intersecting streets, alleys or driveways between Liberty avenue and the Allegheny river, the columns supporting the viaduct shall be placed in such locations as not to obstruct or interfere with the use of said streets, alleys or driveways."

The width of the steel viaduct between the abutment at Station 178+90 and the South shore pier (Station 197+93) shall not exceed 34.5 feet. The alignment of the viaduct from the abutment (Station 178+90) to Station 182+04 shall conform to the location shown on the agreement plan, and the center line of said viaduct between stations 182+04 and 197+93 shall coincide with the center line of Thirty-third street between said stations."

is hereby amended so as to read as follows:

"The floor of the said bridge and viaduct over and across Liberty avenue, Penn avenue and Smallman street shall be of watertight construction and well-drained, so as to effectually prevent water, drainage or filth from dripping to the streets below. The supporting columns of the viaduct shall be so placed as to leave a space of thirty-three (33) ft. above the surface of the ground. The face of the columns shall be set at a distance of at least six (6) inches back from the curb line and the backs of the columns shall be set so as not to extend more than twenty-seven (27) inches from the curb line. At all intersecting streets, alleys or driveways between Liberty avenue and the Allegheny river, the columns supporting the viaduct shall be placed in such locations as not to obstruct or interfere with the use of said streets, alleys or driveways."

The width of the steel viaduct between station 180+10 and the south

shore pier (Station 197+97.36) shall not exceed 34.5 feet, except between stations 195+00 and 197+00, where the elevated Thirty-sixth street yard track connects with the main viaduct."

7. The Fourth paragraph of said agreement, to-wit:

"The City agrees forthwith, duly and legally to vacate that portion of Thirty-third street, to be occupied by the Railroad Company in accordance with the plan hereto attached, and marked "Exhibit B" and bounded and described as follows, to-wit:

Beginning at a point on the easterly building line of Thirty-third street, at the distance of twenty-eight and eight-tenths (28.8) feet southeastwardly from the southerly building line of Liberty avenue, eighty (80) feet wide; thence extending in a southeasterly direction along the said easterly building line of Thirty-third street, for the distance of eighty-five (85) feet to a point; thence deflecting in a northwesterly direction, by the arc of a curve with a radius fourteen hundred and forty-eight (1448) feet, the tangent to the said curve having an angle of thirteen degrees (13 degrees) thirty-one minutes (31 minutes) with the said westerly building line of Thirty-third street, at the point of intersection, for the distance of eighty-seven and six-tenths (87.6) feet to a point; thence extending in a northeasterly direction, by a line parallel with the southerly building line of Liberty avenue, for the distance of eighteen (18) feet to the place of beginning; containing eight hundred and four (804) square feet, as shown in yellow on a plan hereto attached marked "Exhibit B."

In consideration of the City's agreement to vacate said portion of said Thirty-third street, the Railroad Company hereby agrees upon said vacation by the City, to dedicate to the City of Pittsburgh, for public use as a highway, certain land now owned by the Railroad Company, situated at the southwest corner of the intersection of Liberty avenue and Thirty-third street, and to remove the building thereon, as shown on attached plan, marked "Exhibit B" and bounded and described as follows, to-wit:

Beginning at the intersection of the southerly building line of Liberty avenue, sixty (60) feet wide, with the westerly building line of Thirty-third street, thence extending in a southeasterly direction along the said westerly building line of Thirty-third street for the distance of ninety-five (95) feet to a point; thence deflecting to the right one hundred sixty-nine degrees (169 degrees) 00 minutes, and extending in a northwesterly direction for the distance of ninety-six and seventy-eight hundredths (96.78) feet to a point on the said southerly building line of Liberty avenue; thence deflecting to the right one hundred and one degrees (101 degrees) and extending along the said southerly

building line of Liberty avenue in a northeasterly direction, for the distance of eighteen and forty-six hundredths (18.46) feet to the place of beginning, containing eight hundred and seventy-six and eighty-five hundredths (876.85) square feet as shown in red on plan hereto attached, marked "Exhibit B."

The City of Pittsburgh hereby agrees forthwith to accept said dedication for the uses and purposes herein mentioned."

is hereby amended so as to read as follows:

"The City agrees forthwith, duly and legally to vacate that portion of Thirty-third street to be occupied by the Railroad Company in accordance with the plans hereto attached and marked "Exhibit E", and bounded and described as follows, to-wit:

Beginning at a point on the easterly building line of Thirty-third street, at the distance of twenty-eight and eight tenths (28.8) feet southeastwardly from the southerly building line of Liberty avenue eighty (80) feet wide; thence extending in a southeasterly direction along the easterly building line of Thirty-third street for the distance of one hundred ten and three-tenths (110.3) feet to a point; thence deflecting to the right, in a northwesterly direction, one hundred sixty-four degrees, forty-seven minutes and thirty seconds (164 degrees 47 minutes 30 seconds) for the distance of one hundred fourteen and three-tenths (114.3) feet to a point; thence deflecting to the right one hundred five degrees, fourteen minutes and twenty seconds (105 degrees 14 minutes 20 seconds) in a northeasterly direction, by a line parallel with the southerly building line of Liberty avenue, for the distance of thirty (30) feet to the place of beginning; containing sixteen hundred fifty-four and five-tenths (165.45) square feet, as shown in yellow on a plan hereto attached marked "Exhibit E."

In consideration of the City's agreement to vacate said portion of Thirty-third street, the Railroad Company hereby agrees upon said vacation by the City, to dedicate to the City of Pittsburgh for public use as a highway, certain land now owned by the Railroad Company, situated at the southwest corner of the intersection of Liberty avenue and Thirty-third street, and to remove the building thereon, as shown on attached plan marked "Exhibit E" and bounded and described as follows, to-wit:

Beginning at the intersection of the southerly building line of Liberty avenue, sixty feet (60 feet) wide, with the westerly building line of Thirty-third street; thence extending in a southeasterly direction along the said westerly building line of Thirty-third street for the distance of one hundred twenty-six and nine-tenths (126.9) feet to a point; thence deflecting to the right one hundred and sixty-four degrees, forty-seven minutes and thirty seconds (164 degrees

47 minutes 30 seconds) and extending in a northwesterly direction for the distance of one hundred thirty-one and five-tenths (131.5) feet to a point on the said southerly building line of Liberty avenue; thence deflecting to the right one hundred five degrees, fourteen minutes and twenty seconds (105 degrees 14 minutes 20 seconds) and extending along the said southerly building line of Liberty avenue in a northeasterly direction for the distance of thirty-four and five-tenths (34.5) feet to the place of beginning; containing twenty-one hundred eighty-nine (2189.0) square feet, as shown in red, on plan hereto attached, marked "Exhibit E."

The City of Pittsburgh hereby agrees forthwith to accept said dedication for the uses and purposes herein mentioned.

The Railroad Company hereby agrees to pave, in accordance with City of Pittsburgh specifications for paving, that portion of Thirty-third street vacated by the City, lying north of the northerly neat line of the first pier south of the southerly building line of Liberty avenue."

8. It is hereby understood and agreed that it is not the purpose or intent, nor is the obligation of the contract made between the parties hereto, dated the first day of August, 1913, nor of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, such as to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26th, 1913.

9. The agreement made between the parties hereto, dated the first day of August, 1913, except as herein expressly modified, shall be and remain in full force and effect.

Witness, the corporate seal of the City of Pittsburgh, and the signatures of the Mayor and the Director of the Department of Public Work, together with the certificate of the City Controller and the approval of the City Solicitor, and also the respective corporate seals of The Pittsburgh Junction Railroad Company the Consolidated Traction Company and the Pittsburgh Railways Company, duly attested by the signatures of their respective officers, the day and year above written.

This Agreement is executed and delivered by and on behalf of the City, pursuant to an ordinance of said City, entitled "An Ordinance amending an ordinance of the City of Pittsburgh, entitled An Ordinance authorizing the proper officers for and on behalf of the City of Pittsburgh, to enter into a contract with The Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh; and for the purpose of providing for the changes in the grade of

the tracks of said Companies; the necessary changes in the grade of the existing streets; the construction of the necessary over-head structures; and all other changes incident thereto; and providing for the payment of the cost thereof, approved the 22nd day of March, 1913, and authorizing the proper officers for and on behalf of the City of Pittsburgh to enter into a supplementary contract, changing or amending the original contract made between the City of Pittsburgh and the said Companies dated August 1st, 1913," approved theday of 1915 and by and on behalf of said Companies, parties hereto, pursuant to resolution of their respective Boards of Directors.

CITY OF PITTSBURGH,

by Mayor.

Director, Department of Public Works.

City Solicitor.

City Controller.

Approved as to form

Countersigned

THE PITTSBURGH JUNCTION
RAILROAD COMPANY,

by President.

Attest:

Secretary

CONSOLIDATED TRACTION COM-
TION COMPANY,

by President.

Attest:

Secretary

PITTSBURGH RAILWAYS
COMPANY

by President.

Attest:

Secretary

Section 2. That any ordinance or part of ordinance conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Passed March 30, 1915.

Approved April 3, 1915.

Ordinance Book 26, page 588.

No. 98

AN ORDINANCE—Granting to the Crucible Steel Company of America the right and privilege to construct and maintain a crane run-way across Thirty-first street, between the Alle-

gheny river and the Allegheny Valley railroad.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Crucible Steel Company of America, its successors and assigns, be and are hereby given the right and authority, at their own cost and expense, to construct, maintain and operate a crane run-way over and across Thirty-first street, at a point between the Allegheny river and the Allegheny Valley Railroad. Said structure to be constructed for the purpose of loading and unloading material for the Park Works of the Crucible Steel Company of America located on the west side of Thirty-first street. The said structure shall be constructed in accordance with the provisions of this ordinance, and in accordance with the plans hereto attached and made part hereof, entitled "Crucible Steel Co. of America, Park Works, Proposed Crane Run-way across Thirty-first Street", and identified as Accession No. HL-1336, Folder No. II-138 of the files of the Bureau of Engineering, Department of Public Works.*

Section 2. The clearance between the lowest part of the under side of said crane run-way and present surface of the street beneath shall be at least twenty-six (26) feet.

Section 3. The said Company prior to beginning the construction of the said structure, shall submit to the Director of the Department of Public Works of the said City, a complete set of plans in triplicate showing the location and all details of construction of the said structure, and said plans and the construction of the said structure shall be subject to the approval and supervision of the said Director; the said structure do be constructed under the authority of this ordinance shall further be subject to the regulations of the Bureau of Building Inspection, and to the ordinances of the said City relating thereto.

Section 4. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City Streets to the ordinances of the City of Pittsburgh relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the construction, operation and maintenance of overhead structures on City streets.

Section 5. The said grantee shall bear the full cost and expense of the replacement and repair of the street pavement, sewers, water lines and other surface and sub-surface structures which may be in any way damaged or disturbed by reason of the construction, maintenance and use of the said run-way. All of the said work shall be done in the manner and at such times as the Director may order, and shall be subject to his approval and supervision.

Section 6. The rights and privileges granted by this ordinance are granted

upon the express condition that the City of Pittsburgh without liability reserves the right to cause the removal of said crane run-way upon giving six (6) months notice through the proper officers or by resolution, or ordinance of Council to the said Crucible Steel Company of America, its successors and assigns, to that effect; and that the said grantee shall, when so notified, remove the said structure and replace the street to its original condition at its own cost and expense.

Section 7. The said grantee shall be liable for all damages to persons or property, including the street and sub-surface structures therein, by reason of the construction, maintenance and operation of the said run-way, and it is a condition of this consent that the City of Pittsburgh assumes no liability to either persons or property on account of this consent.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed March 30, 1915.

Approved April 5, 1915.

Ordinance Book 26, page 600.

No. 99

AN ORDINANCE—Authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment by reason of illness contracted, or injuries sustained while in the performance of their duties.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That all persons in the employ of the City of Pittsburgh who shall be absent from their employment by reason of illness contracted or injuries sustained while in the performance of their duties, shall be entitled to receive one-half their salary or wages during such absence upon compliance with all the terms and conditions of this ordinance. Provided, however, that no payment of salary or wages shall be made for any period of absence exceeding sixty days in case of illness and ninety days in case of injury.*

Section 2. Salary or wages during the period of absence from employment, as provided in this ordinance, shall only be paid upon application by the employee to the head of the department in which such person is employed, setting forth the nature of the illness or injury causing the absence, that the illness was contracted or the injury sustained while actually engaged in the performance of his or her duty. Said application shall be verified by the affidavit of the person making the application and the affidavit of two other persons, whenever practicable, and shall be accompanied by a certificate from the attending

physician or surgeon and if he be not a city physician, said certificate shall also be signed by a city physician, who shall have examined the applicant within twenty-four hours after occurrence of injury or illness, setting forth the nature of the illness or injury, the period or probable period of absence from employment necessitated thereby. Upon the filing of said application and certificate the head of the department with whom they are filed, if approved by him, shall refer the same to the City Solicitor for verification and approval. If the City Solicitor approves the said application, it, together with the certificate from his or her immediate superior or foreman, that such employee is not on the regular payroll during said period, shall be referred by the head of the department to the controller for approval and upon his approval the applicant shall be entitled to receive his or her salary or wages during the period of absence actually necessitated by said illness or injury in the usual course of payment for such employee. Provided, however, that the period for which such salary or wages are paid shall not exceed the probable period of absence stated in the physician's or surgeon's certificate unless a further certificate by the attending physician or surgeon shall be secured as hereinafter provided, and shall in no event exceed the period of sixty days in case of illness and ninety days in case of injury.

If the absence necessitated by said illness or injury shall exceed the probable period stated in the physician's certificate, then no salary or wages shall be paid the applicant after the expiration of said period until the attending physician or surgeon and City Physician shall certify to the probable further period of absence which such injury or illness will necessitate. Upon the approval of said certificate in the same manner as the original application, the applicant shall then be entitled to receive his or her salary or wages in the manner hereinbefore provided for the further period of absence actually necessitated by said illness or injury; which, however, shall not exceed the probable period stated in said second certificate, or exceed the period of sixty days in case of illness and ninety days in case of injury.

Section 3. In cases of claims for illness contracted in the service, payment of salary or wages shall not be allowed for the first week of necessary absence.

Section 4. All employees entitled to receive one-half salary or wages during their absence from their employment, under the provisions hereof, who shall be absent beyond the time actually necessitated by their illness or injury, whether or not the time they are so unnecessarily absent, shall be within the probable time of absence stated in the physician's or surgeon's certificate, shall forfeit their right to receive their salary or wages to which they would otherwise then be entitled, under the provisions of this ordinance.

Section 5. The words "while in the performance of their duties" shall include any injury received or illness contracted while at the place of employment during the hours of regular service.

Section 6. Every department shall keep a strict account of all payments of salary or wages made under the provisions of this ordinance on account of lost time by reason of injury or illness and each payroll should show any payment made thereon for lost time as herein provided.

Section 7. Every employee injured or claiming to be taken ill while in the actual discharge of duty shall immediately notify the head of the department in which he is employed of the fact, and the head of said department shall immediately notify the Chief City Physician of such illness or injury of the employee.

Section 8. All moneys paid employees as aforesaid shall be paid from and charged to the annual appropriations to the respective Bureau in which such persons are employed.

Section 9. The provisions of this ordinance shall not apply to employees of the Bureau of Police, Fire and Electricity.

Section 10. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 5, 1915.

Approved April 7, 1915.

Ordinance Book 26, page 602.

No. 100

AN ORDINANCE—Providing for the letting of a contract for the furnishing and delivering of suction chambers and cage plates for 5 Million Gallon Pumping Engine No. 5, in the Howard Street Pumping Station, and providing for the payment thereof. Contract No. 8-C.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract for the furnishing and delivering of suction chambers and cage plates for 5 Million Gallon Pumping Engine No. 5, in the Howard Street Pumping Station, for a sum not to exceed One Thousand (\$1,000.00) Dollars, in accordance with the Act of Assembly entitled, "An Act for the Government of Cities of the Second Class, approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of One Thousand (\$1,000.00) or so much of the

same as may be necessary, shall be and is hereby set apart and appropriated for the payment required for the performance of the above mentioned work, and that said amount shall be paid out of Code Account No. 1656, D-16, Bureau of Water.

Section 3. That any Ordinance, or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed April 5, 1915.

Approved April 7, 1915.

Ordinance Book 26, page 603.

No. 101

AN ORDINANCE—Providing for the letting of a contract or contracts for repairs to the South Side Market House.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for repairs to the South Side Market House, for a sum not to exceed Eleven Thousand Six Hundred (\$11,600.00) Dollars, in accordance with An Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto and the Ordinances of Council in such cases made and provided.*

Section 2. That the payment or payments required to be made for the above mentioned work shall be paid from a special fund to be created by the paying in of insurance money on said Market House.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 5, 1915.

Approved April 7, 1915.

Ordinance Book 26, page 604.

No. 102

AN ORDINANCE—Amending a portion of Section 47 of an Ordinance entitled "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof, which became a law January 24th, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

the portion of Section 47 of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof," which became a law January 28th, 1915, which reads as follows:

Chief Engineer, \$3.00 per day.
Two Assistant Engineers, \$2.50 each per day.
Electrical Engineer, \$2.50 per day.
Four Firemen, \$420.00 each per annum.
shall be and the same is hereby amended to read as follows:

Chief Engineer, C. U. W.
Two Assistant Engineers, C. U. W.
Electrical Engineer, C. U. W.
Four Firemen, C. U. W.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 5, 1915.

Approved April 7, 1915.

Ordinance Book 26, page 605.

No. 103

AN ORDINANCE—Making it unlawful to accost or solicit any person in a public place for immoral purposes, and providing penalties for the violation of the same.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That it shall be unlawful for any person to accost or solicit, for any immoral, indecent, lewd or licentious purpose, any other person who is in or on any public place.*

Section 2. Any person violating the provisions of this ordinance shall, upon conviction thereof before any Police Magistrate or Alderman, be fined a sum of money not exceeding Fifty (\$50.00) dollars, or in default of payment thereof, be imprisoned in the Allegheny County Workhouse or Jail for a period of time not exceeding thirty days.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 5, 1915.

Approved April 7, 1915.

Ordinance Book 26, page 605.

No. 104

AN ORDINANCE—Authorizing the proper officers of the City of Pittsburgh to cancel, with the consent of the lessor, lease to the City of Pittsburgh for premises at 542 Fourth avenue, Pittsburgh, and to enter into a new lease for the use of the Depart-

ment of Charities for premises at No. 439 Second avenue, for a period of two years from May 1st, 1915, with privilege of renewal, at a rental of One Thousand (\$1,000.00) dollars per annum, and water rents, and providing for the payment of said rentals.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Charities, of the City of Pittsburgh, are hereby authorized and directed to cancel, with the consent of the lessor, a certain lease dated March 1, 1914, for premises at No. 542 Fourth avenue, Pittsburgh, for the use of the Department of Charities, which lease runs from said first day of March, 1914, for two years and two months, at a rental of One Thousand (\$1,000.00) dollars per annum, and water rents, and to enter into a new lease for a certain three-story brick building at No. 439 Second avenue, Pittsburgh, for the use of Department of Charities, for a period of two years from May 1st, 1915, with the privilege of renewal thereof, at a rental of One Thousand (1,000.00) dollars per annum, and water rents.*

Section 2. The said lease shall be in the usual form of lease for property of that character, and shall provide for renewal thereof at the same rental.

Section 3. The amount of the aforesaid rental shall be paid out of Appropriation No. 1291, Department of Charities.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 13, 1915.

Approved April 19, 1915.

Ordinance Book 26, page 606.

No. 105

AN ORDINANCE—Providing for the letting of a contract or contracts for furnishing eight, more or less, motor cycles for the Bureau of Police.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies be and they are hereby authorized to advertise and award a contract or contracts for the furnishing eight more or less motor cycles for the Bureau of Police, Department of Public Safety, for a sum not to exceed Eighteen Hundred (\$1,800.00) dollars, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class" approved the seventh day of March, A. D. 1901, and the different supplements and amendments thereto and the ordinances of City Council in such cases made and provided.*

Section 2. That the sum of Eighteen Hundred (\$1,800.00) dollars or so much of the same as may be necessary shall

be and is hereby set apart and appropriated for the payment or payments required for the purchase of the above motor cycles and that the said amount or amounts be paid out of Code Account Number Eleven Hundred Forty Nine (1149).

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 13, 1915.

Approved April 19, 1915.

Ordinance Book 26, page 607.

No. 106

AN ORDINANCE—Creating the position of three watchmen at the North Side Reservoir in the Department of Public Works, Water Distribution Division, and providing for the appointment of the same and the payment of their salaries and free residence.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after the passage and approval of this Ordinance there shall be created three positions in the Department of Public Works, Water Distribution Division, to be known as Watchmen at the North Side Reservoir • a salary of Six Hundred (\$600.00, dollars per annum and free residence.

Section 2. The Director of the Department of Public Works shall be, and he is hereby authorized and directed to appoint three watchmen at the North Side Reservoir, Department of Public Works, Water Distribution, Division, as set forth in this ordinance. The salaries of the same to be paid out of Code Account No. 1660 A-3.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 608.

No. 107

AN ORDINANCE—Authorizing the employment of nurses as needed at the Municipal Hospital, and fixing their compensation.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Director of the Department of Public Health shall be and he is hereby authorized to employ such nurses as he deems the necessity of the service demands, at a salary of \$65.00 per month, which shall be paid from Code Account 1222. Salaries, Municipal Hospital.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and

the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 608.

No. 108

AN ORDINANCE—Approving the plan of "Forbes Manor," in the Fourteenth ward of the City of Pittsburgh, laid out by William E. Harmon and accepting the dedication of Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, as shown thereon, for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Whereas, William E. Harmon of the Borough of Brooklyn, County of Kings and state of New York, the owner of certain property in the Fourteenth ward of the City of Pittsburgh, laid out in a plan called "Forbes Manor," has located certain streets and ways thereon and executed a deed of dedication on said plan of all the ground covered by said streets and ways to the said City for public streets or public highways and has released the said City from any liabilities for damages for or by reason of the physical grading of said public highways to the grades hereinafter established; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the plan of "Forbes Manor," situate in the Fourteenth ward of the City of Pittsburgh, laid out by William E. Harmon, February, 1915, be and the same is hereby approved and Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, as located and dedicated in the said plan are hereby accepted.

Section 2. The streets as aforesaid dedicated to said City for public highway purposes shall be and the same are hereby appropriated and opened as public highways and named Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street.

Section 3. The grades of Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, laid out and dedicated in the said plan of "Forbes Manor," are hereby established as described in Ordinance No. 96, approved April 1st, 1915, and recorded in Ordinance Book, volume 26, page 587.

Section 4. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said Celeron street, Cromwell street, East End avenue, Flotilla way, Pansy way and Peebles street, for public highways in conformity with the provisions of this ordinance.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 609.

No. 109

AN ORDINANCE—Re-establishing the grade of Fourth avenue from Grant street to Ross street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Fourth avenue from Grant street to Ross street be and the same is hereby re-established as follows, to-wit:

Beginning at the east curb line of Grant street at an elevation of 72.20 feet; thence by a convex parabolic curve for a distance of 52.0 feet to a point of tangent to an elevation of 73.61 feet; thence rising at the rate of 0.995 feet per 100 feet for a distance of 102.92 feet to a point of curve to an elevation of 74.63 feet; thence by a convex parabolic curve for a distance of 50.0 feet to a point of tangent to an elevation of 74.69 feet; thence falling at the rate of 0.75 feet per 100 feet for the distance of 107.86 feet to a point of curve to an elevation of 73.88 feet; thence by a convex parabolic curve for the distance of 47.06 feet to the west curb line of Ross street to an elevation of 72.53 feet.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 610.

No. 110

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Manton way, from Millbridge street to Arlington avenue, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for repaving Manton way, from Millbridge street to Arlington avenue, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the cost thereof the sum of forty-five hundred (\$4500.00) dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account 1485-F Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 610.

No. 111

AN ORDINANCE—Authorizing the making of a contract or contracts for the division of the new ward at the Municipal Hospital into four separate wards by the erection of partitions and of separate toilet rooms.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Health of the City of Pittsburgh shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the erection of partitions and toilet rooms for four separate wards at the Municipal Hospital, Francis street and Bedford avenue, for a sum not to exceed four thousand five hundred (\$4,500.00) dollars, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of four thousand five hundred (\$4,500.00) dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the above mentioned work and that the said amount or amounts be paid out of Appropriation No. 42, Contingent Fund.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 20, 1915.

Approved April 23, 1915.

Ordinance Book 26, page 611.

No. 112

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County, for the occupation, use, administration, maintenance, operation and control of a joint County and Municipal Building.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Peach way, from a point about 50 feet south of Bedford avenue to the present sewer on Webster avenue. Commencing on Peach way at a point about 50 feet south of Bedford avenue; thence southwardly along Peach way to the present sewer on Webster avenue. Said sewer to be pipe and fifteen (15) inches in diameter, with nine (9) inch lateral sewers extending from the main sewer to one (1) foot inside the curb lines.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 612.

No. 113

AN ORDINANCE—Establishing the grade of Sorg way, from Ashlyn street to Thornton street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

the grade of the east building line of Sorg way, from Ashlyn street to Thornton way, be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Ashlyn street at an elevation of 217.92 feet; thence rising at the rate of 4.5 feet per 100 feet for the distance of 217.37 feet to a point of curve to an elevation of 227.70 feet; thence by a convex parabolic curve for a distance of 200 feet to a point of tangent to an elevation of 227.70 feet; thence falling at the rate of 4.5 feet per 100 feet for the distance of 138.86 feet to a point of curve to an elevation of 221.45 feet; thence by a concave parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 219.83 feet; thence falling at the rate of 2 feet per 100 feet for the distance of 25.40 feet to the north curb line of Thornton street to an elevation of 219.32 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 612.

No. 114

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County, for the occupation, use, administration, maintenance, operation and control of a joint County and Municipal Building.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works are hereby authorized and directed to enter into a contract or agreement with the County Commissioners of Allegheny County, for the occupation, use, administration, maintenance, operation and control of the Joint County and Municipal Building. Said contract shall provide for the portion of the building to be occupied by the County and City respectively, what portions of the building shall be operated, care for and kept in repair by the City and what portion of the building shall be operated, cared for and kept in repair by the County, and the manner in which those portions of the building which are used or occupied by the County and City in common, shall be operated, cared for and kept in repair and how and in what proportion of the expense thereof shall be borne by the County and City. The contract shall also provide for the heating, lighting and ventilation of the building, and the manner and proportion in which this expense shall be borne by the County and City. The said contract shall further provide for all such matters as may be found nec-*

essary for the complete and efficient management, maintenance, and the keeping in good order and repair, of the building as a whole.

Section 2. The necessary appropriation to carry out said contract to be made by the Council when said County and Municipal Building is completed and said contract goes into effect and operation.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 613.

No. 115

AN ORDINANCE—Providing for the letting of a contract for one (1) Automobile Touring Car for the use of the Bureau of Police, Department of Public Safety.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies shall be and they are hereby authorized, empowered and directed to advertise for proposals and let a contract for furnishing one (1) Automobile Touring Car for the use and purposes of the Bureau of Police, Department of Public Safety, to the lowest responsible bidder or bidders for a sum not exceeding \$2,000.00, or so much thereof as may be necessary, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several amendments and supplements thereto, and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 42, Contingent Fund.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 614.

No. 116

AN ORDINANCE—Authorizing the Mayor and the several department heads to enter into leases with the Estate of Henry W. Oliver, and providing for the payment thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the heads of the several departments be and they are hereby authorized to enter into leases with the Estate of Henry W. Oliver for the following rooms, for the period from May*

1, 1915, to April 30, 1916, at the monthly rentals named, and the amounts thereof to be chargeable and payable in monthly installments in advance from the appropriations made therefor:

Rooms 236, 237 and 238, Photographic Div., D. P. W., \$94.67 per month.

Rooms 311 to 314, inc., Department of Supplies, \$194.34 per month.

Rooms 315 and 316, Bureau of Recreation, \$99.17 per month.

Rooms 417 and 418, Bureau of Engineering, \$96.34 per month.

Rooms 422 to 428, inc., Mayor's Office, \$324.56 per month.

Rooms 429 to 433, inc., General Office, D. P. W., \$219.87 per month.

Rooms 501, 502, 503, 505 and 515 to 539, inc., Bureau of Water, D. P. W., \$1257.86 per month.

Rooms 508 to 514, inc., Board of Water Assessors, \$329.23 per month.

Rooms 713 to 726, inc., Department of Assessors, \$710.46 per month.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 615.

No. 117

AN ORDINANCE—Changing the names of certain avenues, streets and ways in the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the names of the following avenues, streets and ways shall be and the same are hereby changed as follows, to-wit:*

Anderson street, from Liberty avenue to Allegheny River, Second ward, be changed to Ninth street.

Anderson street, north from River avenue to North Canal street, Twenty-second and Twenty-third wards, be changed to Anderson street.

Arcola street, from Voskamp street to Itin street, Twenty-fourth ward, be changed to Arcola way.

Atlantic avenue, from Penn avenue to Cornwall street, Tenth ward, be changed to North Atlantic avenue.

Atlantic avenue, from Penn avenue to Liberty avenue, Eighth ward, be changed to South Atlantic avenue.

Baden way, from South Main street to Wettengel street, Twentieth ward, be changed to Kerr way.

Bain way, from Sterling street to Conway street, Sixteenth ward, be changed to Esop way.

Baltimore street, from Fallowfield avenue to City line, Nineteenth ward, be changed to Broadway.

Banker street, from Damas street to Rescue street, Twenty-fourth and Twenty-sixth wards, be changed to Furber way.

Baroda way, from Chauncey street to Junilla street, Fifth ward, be changed to Bloomer way.

Bay way, from Felicia way to property line, Twelfth ward, be changed to Nadir way.

Beatty street, from Penn avenue to Jackson street, Eleventh ward, be changed to North Beatty street.

Beatty street, from Penn avenue to Centre avenue, Eighth ward, be changed to South Beatty street.

Blakeley street, from Ridgway street to Grant boulevard, Fifth ward, be changed to Morgan street.

Bombay way, from Bouquet street to Boundary street, Fourth ward, be changed to Diulus way.

Boyne way, from Wallace street to Outlet street, Fifth ward, be changed to Hillside way.

Braddock avenue, from Penn avenue to Race street, Thirteenth and Fourteenth wards, be changed to North Braddock avenue.

Braddock avenue, from Penn avenue to City line, Fourteenth ward, be changed to South Braddock avenue.

Breedshill street, from Mathilda street to Fairmount street, Tenth and Eleventh wards, be changed to Hillcrest street.

Broadway street, from Perrysville avenue to Staver street, Twenty-sixth ward, be changed to Bonvue street.

Caldena way, from Secane street to Shanroad way, Eighteenth ward, be changed to Harwood way.

Chestnut street, from Liberty avenue to Allegheny River, Second ward, be changed to Sixteenth street.

Chestnut street, north from River avenue to Itin street, Twenty-third ward, be changed to Chestnut street.

Clara way, from Cowen street to Prospect street, Nineteenth ward, be changed to Norton way.

Como way, from Cowen street to Flag way, Nineteenth ward, be changed to Hubley way.

Dallas street, from Penn avenue to Frankstown avenue, Twelfth and Fourteenth wards, be changed to North Dallas avenue.

Dallas street, from Penn avenue to Beechwood boulevard, Fourteenth ward, be changed to South Dallas avenue.

Dayton way, from Lenora street to Indiana way, Twelfth ward, be changed to Pace way.

Dunfermline street, from Penn avenue to Hamilton avenue, Thirteenth and Fourteenth wards, be changed to North Dunfermline street.

Dunfermline street, from Penn avenue to Edgerton avenue, Fourteenth ward, be changed to South Dunfermline street.

Elston street, from Lemington avenue to Undercliff way, Twelfth ward, be changed to Eastchester street.

Euclid avenue, from Penn avenue to Bunkerhill street, Eleventh ward, be changed to North Euclid avenue.

Euclid avenue, from Penn avenue to Centre avenue, Eighth ward, be changed to South Euclid avenue.

Evaline street, from Penn avenue to Breesport street, Tenth ward, be changed to North Evaline street.

Evaline street, from Penn avenue to Liberty avenue, Eighth ward, be changed to South Evaline street.

Everett street, from Frankstown avenue to Princeton place, Eleventh and Twelfth wards, be changed to Hamilton avenue.

Excelsior street, from Estelia avenue to Beltzhoover avenue, Eighteenth ward, be changed to Edgemont street.

Fair Play street, from Hampshire avenue to Andick way, Nineteenth ward, be changed to Alton street.

Fairmount street, from Penn avenue to Black street, Eleventh ward, be changed to North Fairmount street.

Fairmount street, from Penn avenue to Roup avenue, Eighth ward, be changed to South Fairmount street.

Federal street, from Liberty avenue to Allegheny River, Second ward, be changed to Sixth street.

Federal street, North from River avenue to Lafayette avenue, Twenty-second, Twenty-fifth and Twenty-sixth wards, be changed to Federal street.

Ferguson avenue, from Rising Main avenue to Suffolk street, Twenty-fourth and Twenty-fifth wards, be changed to Hazelton street.

Forward avenue, from Greenfield avenue to first angle south-west of Murray avenue, Fourteenth and Fifteenth wards, be changed to Salino street.

Fraternal road, from Perrysville avenue to Perrysville avenue, Twenty-sixth ward, be changed to Franklin road.

Forest place, from Juliet street to Hardie way, Fourth ward, be changed to Virgilia place.

General Robinson street, from Federal street to P. F. W. & C. Ity, Twenty-second and Twenty-third wards, be changed to General Robinson street, east.

General Robinson street, from Federal street to Scotland street, Twenty-second ward, be changed to General Robinson street, west.

Giboney street, from Garvin street to Staver street, Twenty-sixth ward, be changed to Radium street.

Graham street, from Penn avenue to Columbo street, Eleventh ward, be changed to North Graham street.

Graham street, from Penn avenue to Ellsworth avenue, Seventh and Eighth wards, be changed to South Graham street.

Grotto street, from Vining street to first angle north of Vining street, as laid out in Bucheit Plan, Twelfth ward, be changed to Andes street.

Heights street and way, from Butler street to Sharp way, Tenth and Eleventh wards, be changed to Helms avenue and way.

Halstead avenue, from Aidyl avenue to Brookline boulevard, Nineteenth ward, be changed to Plainview avenue.

Herr street, from Wallace street to Outlet street, Fifth ward, be changed to Wyandotte street.

Highland avenue, from Penn avenue to Highland Park, Eleventh ward, be changed to North Highland avenue.

Highland avenue, from Penn avenue to Fifth avenue, Seventh and Eighth wards, be changed to South Highland avenue.

Hiona street, from Elmhurst street to property line, Twenty-seventh ward, be changed to Beaumont street.

Homewood avenue, from Penn avenue to Spencer street, Thirteenth and Fourteenth wards, be changed to North Homewood avenue.

Homewood avenue, from Penn avenue to Homewood Cemetery, Fourteenth ward, be changed to South Homewood avenue.

Hornehurst street, from Negley avenue to Highview street, Eleventh ward, be changed to Jackson street.

Jarbola street, from Perysville avenue to Saturn way, Twenty-fifth ward, be changed to Jefferson street.

Jet way from Dawson street to property line, Fourth ward, be changed to Oakland way.

John street, from Brighton road to Farris street, Twenty-fifth ward, be changed to Farris street.

Jules Verne street, from Buena Vista street to Saturn way, Twenty-fifth ward, be changed to Jefferson street.

Ketler street, from Stonelea street to Wyna way, Twenty-seventh ward, be changed to Ketler way.

Kintner street, from Colescott street, north and south, as laid out in "Wittman Manor," Twentieth ward, be changed to Hethlon street.

Kipling street, from Parkman avenue to Grant boulevard, Fourth ward, be changed to Parkman avenue.

Lacock street, from Federal street to Madison avenue, Twenty-second and Twenty-third wards, be changed to East Lacock street.

Lacock street, from Federal street to Scotland street, Twenty-second ward, be changed to West Lacock street.

Lang street, from Penn avenue to Spencer street, Thirteenth and Fourteenth wards, be changed to North Lang avenue.

Lang street, from Penn avenue to Homewood Cemetery, Fourteenth ward, be changed to South Lang avenue.

Larimer street, from Broad street to Ollvant street, Eleventh and Twelfth wards, be changed to Larimer avenue.

Lexington street, from Penn avenue to Jeanette street, Fourteenth ward, be changed to North Lexington street.

Lexington street, from Penn avenue to Reynolds street, Fourteenth ward, be changed to South Lexington street.

Limasco avenue, from Lonergan way to Curran Hill avenue, Nineteenth ward, be changed to Shiras avenue.

Linden street, from Penn avenue to Simonton street, Fourteenth ward, be changed to North Linden avenue.

Linden street, from Penn avenue to Beechwood boulevard, Fourteenth ward, be changed to South Linden avenue.

Louisa street, from Atwood street to Schenley Park, Fourth ward, be changed to Senate street.

Malakoff way, from Clover street to Cologne street, Sixteenth ward, be changed to Eccles way.

Mathilda street, from Penn avenue to Columbo street, Ninth and Tenth wards, be changed to North Mathilda street.

Mathilda street, from Penn avenue to P. H. R., Eighth ward, be changed to South Mathilda street.

Merritt avenue, from Hawkins street to property line, Twenty-sixth ward, be changed to Maple avenue.

Meyran street, from Fifth avenue to Bates street, Fourth ward, be changed to Meyran avenue.

Millvale avenue, from Penn avenue to Breedshill street, Tenth ward, be changed to North Millvale avenue.

Millvale avenue, from Penn avenue to Centre avenue, Eighth ward, be changed to South Millvale avenue.

Montgomery avenue, from Federal street to Union avenue, Twenty-second ward, be changed to East Montgomery avenue.

Montgomery avenue, from Federal street to Sherman avenue, Twenty-second ward, be changed to West Montgomery avenue.

Murland street, from Penn avenue to Chaucer street, Twelfth, Thirteenth and Fourteenth wards, be changed to North Murland street.

Murland street, from Penn avenue to Homewood Cemetery, Fourteenth ward, be changed to South Murland street.

Mecca street, from Sylvan avenue to property line, Fifteenth ward, be changed to Marsden street.

Middleton street, from Beechwood boulevard to property line, as laid out in Murray avenue revised plan, Fifteenth ward, be changed to Welfer street.

Negley avenue, from Penn avenue to Highland Park, Eleventh ward, be changed to North Negley avenue.

Negley avenue, from Penn avenue to Forbes street, Seventh, Eighth and Fourteenth wards, be changed to South Negley avenue.

Newport way, from Sprague street to Everton street, Thirteenth ward, be changed to Silverton way.

Noblestown road, from Weaver street to City line, Twentieth ward, be changed to Mansfield avenue.

North avenue, from Federal street to Madison avenue, Twenty-second and Twenty-third wards, be changed to North avenue, east.

North avenue, from Federal street to Allegheny avenue, Twenty-second ward, be changed to North Diamond street, east.

North Diamond street, from Federal street to Sherman avenue, Twenty-second ward, be changed to North Diamond street, west.

Observatory avenue, from Perrysville avenue to Riverview Park, Twenty-sixth ward, be changed to Riverview avenue.

Ohio street, from Federal street to East City line, Twenty-second, Twenty-third and Twenty-fourth wards, be changed to East Ohio street.

Ohio street, from Federal street to P. F. W. & C. R. Ry., Twenty-second ward, be changed to West Ohio street.

Oldfield way, from Friendship avenue to property line, Eighth ward, be changed to Amelia way.

Olindo street, from Argentine place to property line, Fourth ward, be changed to Parkview avenue.

Pacific avenue, from Penn avenue to Mossfield street, Tenth ward, be changed to North Pacific avenue.

Pacific avenue, from Penn avenue to Liberty avenue, Eighth ward, be changed to South Pacific avenue.

Park way, from Federal street to Union avenue, Twenty-second ward, be changed to East Park way.

Park way, from Federal street to Sherman avenue, Twenty-second ward, be changed to West Park way.

Park way, from Cedar avenue to Madison avenue, Twenty-third ward, be changed to Pressley street.

Pilot way, from Compromise street to Henderson street, Twenty-fourth ward, be changed to Hasley way.

Pressler street, from Maline street to Wabana street, Twenty-sixth ward, be changed to Pheasant way.

Quinter way, from Olivant street to McCune street, Twelfth ward, be changed to Yarmouth way.

Rebecca street, from Penn avenue to Stanton avenue, Tenth and Eleventh wards, be changed to North Rebecca street.

Rebecca street, from Penn avenue to Centre avenue, Eighth ward, be changed to South Rebecca street.

Richland street, from Penn avenue to Fairfax way, Thirteenth and Fourteenth wards, be changed to North Richland street.

Edgerton avenue, Fourteenth ward, be changed to South Richland street.

Sandusky street, from Liberty avenue to Allegheny River, Second ward, be changed to Seventh street.

Linden street, from Penn avenue to

Sandusky street, north, from River avenue to Bell avenue, Twenty-second and Twenty-fifth wards, be changed to Sandusky street.

South Diamond street, from Federal street to Union avenue, Twenty-second ward, be changed to South Diamond street, east.

South Diamond street, from Federal street to Sherman avenue, Twenty-second ward, be changed to South Diamond street, west.

St. Clair street, from Penn avenue to Bunkerhill street, Eleventh ward, be changed to North St. Clair street.

St. Clair street, from Penn avenue to Baum boulevard, Eighth ward, be changed to South St. Clair street.

Stockton avenue, from Federal street to Union avenue, Twenty-second ward, be changed to East Stockton avenue.

Stockton avenue, from Federal street to Merchant street, Twenty-second ward, be changed to West Stockton avenue.

Stokes avenue, from Reuben street to property line, Twenty-seventh ward, be changed to Stokes way.

Strouble way, from Galveston avenue to Babbitt way, Twenty-second ward, be changed to Stroble street.

Stulen street, from Sutherland street to Babbitt way, Twenty-second ward, to Furman way, Twentieth ward, be changed to Jean street.

Taggart street, from Columbus avenue to Hazelton street, Twenty-fifth and Twenty-sixth wards, be changed to Charles street, north.

Tulare way, from Baum boulevard to Truro place, Fifth ward, be changed to Gold way.

Villa street, from Roup avenue to Baum boulevard, Eighth ward, be changed to South Fairmount street.

Vosco street, from Termon avenue to Cornell street, Twenty-seventh ward, be changed to Lois way.

Warnock street, from Stetson street to property line, Nineteenth ward, be changed to Woodward avenue.

Watsonia boulevard, from Perrysville avenue to Perrysville avenue, Twenty-sixth ward, be changed to Watson boulevard.

Whitfield street, from Penn avenue to Broad street, Eleventh ward, be changed to North Whitfield street.

Whitfield street, from Penn avenue to Baum boulevard, Eighth ward, be changed to South Whitfield street.

Wilkins street, from Fifth avenue to Dallas street, Fourteenth ward, be changed to Wilkins avenue.

Willoughby street, from Brookline boulevard to Belle Isle avenue, Nineteenth ward, be changed to Woodward avenue.

Wilkshoro avenue, from Termon avenue to Bonaventure way, Twenty-seventh ward, be changed to Burl avenue.

Winebiddle street, from Penn avenue to Breedshill street, Tenth ward, be changed to North Winebiddle street.

Winebiddle street, from Penn avenue to P. R. R., Eighth ward, be changed to South Winebiddle street.

Wingate street, from Ray avenue, east and west, Nineteenth ward, be changed to Woodward avenue.

Winter street, from Lawson street to Kirsch way, Fifth ward, be changed to Ishar way.

Wittman street, from Colescott street, north and south, Twentieth ward, be changed to Westchester street.

Western avenue, from Irwin avenue to P. F. W. & C Ry. Bridge, Twenty-second ward, be changed to West Ohio street.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance book 26, page 615.

No. 118

AN ORDINANCE—Designating the names of an unnamed street and certain unnamed ways in the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the names of an unnamed street and certain unnamed ways, in the City of Pittsburgh, shall be and the same are hereby designated as follows, to-wit:*

Unnamed way from Battalion way to an unnamed way, a continuation of Gazzam street, as laid out in E. P. Jones' plan, Fourth ward, be named Gazzam way.

Unnamed way, from Penn avenue to Shakespeare street, a continuation of Melmore way, Seventh ward, be named Melmore way.

Unnamed way, from Adler street to property line, 110 feet west of and parallel with College street, Seventh ward, be named Akron way.

Unnamed way, from Elmer street to property line, between Negley avenue and Summerlea street, Seventh ward, be named Ewers way.

Unnamed way, Paulson avenue north to a property line between Luna street and Auburn street, Twelfth ward, be named Dix way.

Luna street and Auburn street, Twelfth ward, be named Dix way.

Unnamed way, from Arthur street to Roberts street, a continuation of Hofers way, Third ward, be named Hofers way.

Unnamed way, from Somers street to Chauncey street, a continuation of Bloomer street and way, Fifth ward, be named Bloomer way.

Unnamed way, from Lella street to property line, a continuation of Milligan street, as laid out in T. S. Maple plan, Nineteenth ward, be named Milligan way.

Unnamed way, from Ella street to Cayuga street, along Howard School property, Eighth ward, be named Mott way.

Unnamed way, from Graham street, east, to property line, south of and parallel with Centre avenue, Seventh ward, be named Hagy way.

Unnamed street, from Broadway street to Waldorf street, between lots 40 and 41 Green Tree Farm Plan, Twenty-sixth ward, be named Zollum street.

Unnamed way, from Kirkpatrick street to Lawson street, 100 feet north of and parallel to Wylie avenue, Fifth ward, be named Ishar way.

Unnamed way, from Lemington avenue to Agnew street, 120 feet north of and parallel to Lincoln avenue, Twelfth ward, be named Montezuma way.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 621.

No. 119

AN ORDINANCE—Providing for the reporting of venereal diseases in the City of Pittsburgh and prescribing penalties for the violation thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That it shall be the duty of every physician, practicing in the City of Pittsburgh, to report to the Department of Public Health by number from his case book or by initial letter all cases of venereal diseases coming under his care, acute or chronic or of remote diseases traceable thereto as a direct cause, avoiding in every case any history that would in any way disclose the identity of the patient; in every case giving the sex, age, nationality, race, marital or non-marital state, diagnosis, primary or secondary, duration of the case and source of infection when possible. That the above rule shall also apply to physicians attending cases of venereal diseases in all public or private institutions, hospitals, dispensaries, clinics, homes, asylums, charitable and correctional institutions.*

Section 2. All reports made in accordance with the provisions of the previous section and all records of clinical or laboratory examinations indicating persons affected with venereal diseases shall be regarded as confidential and shall not be open to inspection by the public or any person other than the official custodian of such reports or records in the Department of Public Health and such other persons as may be authorized by law to inspect such reports or records, nor shall the custodian of any such report or record or any other such person divulge any part of any such report or record so as to disclose the identity of the person to whom it relates.

Section 3. Any person who shall fail, neglect or refuse to comply with, or who shall violate any of the provisions of this ordinance, shall upon conviction thereof in a summary proceeding before any police magistrate of the City of Pittsburgh be sentenced to pay a fine of not more than fifty (\$50.00) dollars, or be imprisoned in the county jail for a period of not more than thirty (30) days, in default of payment of said fine.

Section 4. The Department of Public Health of the City of Pittsburgh is hereby authorized and empowered to enforce the provisions of this ordinance.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved April 29, 1915.

Ordinance Book 26, page 622.

No. 120

A N ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to let a contract for raising the southerly end of the north span of the North Side Point bridge and making repairs to the rocker bearings according to the specifications furnished therefor by the Bureau of Engineering, and appropriating for the payment of said work the sum of \$4,500.00 from Appropriation No. 150.

Whereas, It was recently discovered that the rocker bearings under the shoe at the southern end and downstream side of the north span of the North Side Point Bridge have become displaced; and

Whereas, It is necessary to life the span in order to make repairs and to reduce the load as much as possible the sidewalk and roadway paving which is now in progress on the south span must be suspended on the north span until repairs are made; and

Whereas, to follow the regular course of procedure in the letting of City contracts would in this case result in great delay in opening the bridge to traffic; and

Whereas, To meet the emergency, bids have been asked and received by the Department of Public Works for doing the work specified, the lowest bid being submitted by the Pittsburgh Construction Company amounting to Four Thousand and Five Hundred (\$4,500) Dollars.

Now, it having been considered and determined by the Council that an emergency exists authorizing the dispensation of the charter provision requiring the advertising for bids for public improvement work.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

the Director of the Department of Public Works be and he is hereby authorized to award to and make a contract with the Pittsburgh Construction Company for raising the southerly end of the north span of the North Side Point bridge, and for making the necessary repairs thereto, for the sum of Four Thousand Five Hundred (\$4,500) Dollars as specified in their bid of April 15th, 1915, and approved by the Director of the Department of Public Works and that the Mayor be and hereby is authorized to issue and the City Controller to countersign a warrant in favor of the Pittsburgh Construction Company for the sum of Four Thousand and Five Hundred (\$4500) Dollars upon the satisfactory completion of the work and charge same to Appropriation No. 150, North Side Point Bridge.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved May 3, 1915.

Ordinance Book 26, page 623.

No. 121

A N ORDINANCE—Granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Negley avenue and Penn avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved tracks connecting its present inbound and outbound tracks on Negley avenue with the inbound and outbound tracks on Penn avenue owned by the Citizens Passenger Railway Company.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Duquesne Street Railway Company, its successors, lessees and assigns shall have the right and is hereby authorized to enter upon, use and occupy Negley avenue and Penn avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating curved tracks connecting its present inbound and outbound tracks on Negley avenue with the inbound and outbound tracks on Penn avenue owned by the Citizens Passenger Railway Company.

Section 2. The said Duquesne Street Railway Company, its successors, lessees and assigns, shall have the right to construct, maintain, operate and use during the term of the grant, its railways as hereinbefore mentioned, with the necessary switches, frogs, curves and branch-offs to make the connection hereinbefore provided for, to operate its cars thereon and to use electricity as a motive power, and to erect, maintain and use in the streets and highways before mentioned, such posts, poles or other supports as said

company may deem convenient and necessary for the support and maintenance of such overhead system, subject, however, to the provisions of "A General Ordinance relating to the entry upon, over or under, or the use or occupation of any street, lane or alley or any part thereof, for any purpose by passenger or street railway companies, or by companies operating passenger or street railways, and providing reasonable regulations pertaining thereto, for the public convenience and safety," approved the 25th day of February, A. D. 1890.

Section 3. The foregoing rights and privileges are granted subject to the following conditions, to-wit:

Within thirty (30) days after the passage and approval of this ordinance, the Duquesne Street Railway Company shall file with the City Controller, its certificate of acceptance of this ordinance, said certificate of acceptance to be executed by the President and Secretary of the Company with its corporate seal attached. Said Duquesne Street Railway Company further agrees that if during the term of the grant, the track construction or paving shall come out of repair and the Company shall fail to repair the same within thirty (30) days after notice, then the City may repair the same and charge therefor the actual cost of labor and material and fifteen (15) per cent additional for administration and plant charges.

Section 4. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania is such as to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26th, 1913.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved May 3, 1915.

Ordinance Book 26, page 625.

No. 122

AN ORDINANCE—Granting unto the Duquesne Street Railway Company, its successors, lessees and assigns, the right to enter upon, use and occupy Centre avenue and South Highland avenues, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating a curved track connecting its present outbound track on Centre avenue with the inbound track of the Pittsburgh, Oakland and East Liberty Passenger Railway Company on South Highland avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Duquesne Street Railway Company, its successors, lessees and assigns, shall have the right and is hereby authorized to enter upon, use and occupy Centre avenue and South Highland avenue, in the City of Pittsburgh, for the purpose of constructing, maintaining and operating a curved track connecting its present outbound track on Centre avenue with the inbound track of the Pittsburgh, Oakland and East Liberty Passenger Railway Company on South Highland avenue.

Section 2. The said Duquesne Street Railway Company, its successors, lessees and assigns, shall have the right to construct, maintain, operate and use during the term of the grant, its railways as hereinbefore mentioned, with the necessary switches, frogs, curves and branch-offs to make the connection hereinbefore provided for, to operate its cars thereon and to use electricity as a motive power, and to erect, maintain and use in the streets and highways before mentioned, such posts, poles or other supports as said Company may deem convenient and necessary for the support and maintenance of such overhead system, subject, however, to the provisions of "A General Ordinance relating to the entry upon, over or under, or the use or occupation of any street, lane or alley or any part thereof, for any purpose by passenger or street railway companies, or by companies operating passenger or street railways, and providing reasonable regulations pertaining thereto, for the public convenience and safety," approved the 25th day of February, A. D. 1890.

Section 3. The foregoing rights and privileges are granted subject to the following conditions, to-wit:

Within thirty (30) days after the passage and approval of this ordinance, the Duquesne Street Railway Company shall file with the City Controller, its certificate of acceptance of this ordinance, said certificate of acceptance to be executed by the president and secretary of the Company with its corporate seal attached. Said Duquesne Street Railway Company further agrees that if during the term of the grant, the track construction or paving shall come out of repair and the Company shall fail to repair the same within thirty (30) days after notice, then the City may repair the same and charge therefor the actual cost of labor and material and fifteen (15) per cent additional for administration and plant charges.

Section 4. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in anywise affect the exercise by said Commission or any of the powers vested in it by the Public Service Company Law, approved July 26th, 1913.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved May 3, 1915.

Ordinance Book 26, page 626.

No. 123

AN ORDINANCE—Granting unto the Consolidated Gas Company, its successors, lessees and assigns, the right to enter upon, use and occupy the new North Side Point Bridge, together with the approaches thereto, for one ten-inch gas line, subject to the terms and conditions herein provided.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Consolidated Gas Company, its successors, lessees and assigns shall have the right and is hereby authorized to enter upon, use and occupy for the purpose of placing thereon, one ten-inch gas line on the new North Side Point Bridge, together with the approaches thereto, said gas line to be constructed and located as shown on blue print hereto attached and made part hereof.

Section 2. The rights herein conferred in Section 1 hereof are and shall be subject to the following terms and conditions:

First. The Consolidated Gas Company shall pay the City of Pittsburgh, annually, the sum of Two Hundred (\$200.00) Dollars.

Second. All detail and supplemental plans relating thereto providing for the construction and location of said pipe line shall be subject to the approval of the Director of the Department of Public Works.

Third. Should at any time the maintenance and operation of the said pipe line, together with the fixtures and appliances connected therewith, render such bridge unsafe for travel by vehicles or pedestrians, the said Company will make such changes, alterations or repairs at its own expense as shall be necessary to render the said bridge safe for public travel, and should it be necessary at any time to reconstruct the said bridge, then the Gas Company will make such changes, alterations and repairs at its own expense in and to the said pipe line, fixtures and appliances connected therewith, as will conform to such reconstruction of said bridge. Such changes, alterations and repairs to be made in accordance with plans and specifications approved by the Director of the Department of Public Works.

Fourth. The Consolidated Gas Company agrees to indemnify and save harmless the City of Pittsburgh from and against any loss or damage which the City may be compelled to pay by

reason of the construction, maintenance or operation of the said pipe line and the appliances and fixtures connected therewith.

Section 3. The Consolidated Gas Company shall within thirty days after the passage and approval of this ordinance, file its written acceptance of this ordinance, together with all the terms and conditions herein provided in the Controller's Office of the City of Pittsburgh, and shall pay the first year's charge as herein provided, and in case the said payment is not made and this ordinance accepted within the said thirty days, then all rights hereunder shall cease and terminate and this ordinance shall become null and void.

Section 4. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets, and to the ordinances of the City of Pittsburgh relating thereto, and to the provisions of any general ordinance which may hereafter be passed relating to the compensation, construction, operation and maintenance of sub-surface or other structures on City streets or bridges.

Section 5. The rights and privileges granted by this ordinance to the Consolidated Gas Company shall be for a term of fifteen years, but the City of Pittsburgh reserves the right to revoke the rights and privileges hereby granted and to cause the removal of said pipes at the expiration of fifteen years upon giving one year's notice through the proper officers, or by resolution or ordinance of Council to the said Consolidated Gas Company, its successors and assigns to that effect; and that the said grantee shall when so notified, remove the said structure and replace the bridge to its original condition at its own cost and expense.

Section 6. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 29, 1913.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved May 3, 1915.

Ordinance Book 26, page 627.

No. 124

AN ORDINANCE—Granting unto the Equitable Gas Company, its successors, lessees and assigns, the right to enter upon, use and occupy the new North Side Point Bridge, together with the approaches thereto, for two sixteen-inch gas lines, subject to the terms and conditions herein provided.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Equitable Gas Company, its successors, lessees and assigns shall have the right and is hereby authorized to enter upon, use and occupy for the purpose of placing thereon, two sixteen inch gas lines on the new North Side Point Bridge, together with the approaches thereto, said gas lines to be constructed and located as shown on blue print hereto attached and made part hereof.*

Section 2. The rights herein conferred in Section 1 hereof are and shall be subject to the following terms and conditions:

First: The Equitable Gas Company shall pay the City of Pittsburgh, annually, the sum of six hundred dollars (\$600.00).

Second: All detail and supplemental plans relating thereto providing for the construction and location of said pipe lines shall be subject to the approval of the Director of the Department of Public Works.

Third: Should at any time the maintenance and operation of the said pipe lines, together with the fixtures and appliances connected therewith, render such bridge unsafe for travel by vehicles or pedestrians, the said Company will make such changes, alterations or repairs at its own expense as shall be necessary to render the said bridge safe for public travel and should it be necessary at any time to reconstruct the said Bridge, then the gas company will make such changes, alterations and repairs at its own expense in and to the said pipe lines, fixtures and appliances connected therewith, as will conform to such reconstruction of said bridge. Such changes, alterations and repairs to be made in accordance with plans and specifications approved by the Director of the Department of Public Works.

Fourth: The Equitable Gas Company agrees to indemnify and save harmless the City of Pittsburgh from and against any loss or damage which the City may be compelled to pay by reason of the construction, maintenance or operation of the said pipe lines and the appliances and fixtures connected therewith.

Section 3. The Equitable Gas Company shall within thirty days after the passage and approval of this ordinance, file its written acceptance of this ordinance, together with all the terms and conditions herein provided in the Controller's Office of the City of Pittsburgh, and shall pay the first year's charge as herein provided, and in case the said payment is not made and this ordinance accepted within the said thirty days, then all right hereunder shall cease and terminate and this ordinance shall become null and void.

Section 4. The rights and privileges herein granted shall be subject and

subordinate to the rights of the City of Pittsburgh and its powers over city streets, and to the ordinances of the City of Pittsburgh relating thereto, and to the provisions of any general ordinance which may hereafter be passed relating to the compensation, construction, operation and maintenance of subsurface or other structures on city streets or bridges.

Section 5. The rights and privileges granted by this ordinance to the Equitable Gas Company shall be for a term of fifteen years, but the City of Pittsburgh reserves the right to revoke the rights and privileges hereby granted and to cause the removal of said pipes at the expiration of fifteen years upon giving one year's notice through the proper officers or by resolution or ordinance of Council to the said Equitable Gas Company, its successors and assigns to that effect; and that the said grantee shall when so notified remove the said structure and replace the bridge to its original condition at its own cost and expense.

Section 6. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 29, 1913.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed April 28, 1915.

Approved May 3, 1915.

Ordinance Book 26, page 630.

No. 125

AN ORDINANCE—Restoring and re-instating the leases of H. S. Hays and C. P. Mercer for storerooms Nos. 1 and 2 in the North Side Market and fixing the term and rental therefor, and providing for leases or permits therefor.

Whereas, by Ordinance No. 170, approve May 1, 1913, of record in Ordinance Book, volume 25, page 183, the Director of the Department of Public Works was authorized to grant leases for storerooms, stalls and stands in the North Side Market for a period of two years from April 1, 1913, and

Whereas, the leases made pursuant to said ordinance expired on March 31, 1915, and the Council passed a resolution on March 30, 1915, directing said Director to extend or continue leases then in existence until such further time as the Council should fix the duration and term of leases in all the market houses of the City, and

Whereas, contrary to said resolution and without any authority said Director notified and required H. S. Hays

and C. P. Mercer, the then occupants and lessees of storerooms Nos. 1 and 2, respectively, to vacate for the purpose of giving said leases therein to Alexander A. Sloan and Joseph R. Hite, to whom subsequent to the passage of said resolution said Director executed and delivered leases for a period of two years, which leases said Director was without authority to give, and

Whereas, the ejecting of said Hays and Mercer from said storerooms is unjust and without cause; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Director of the Department of Public Works be and he is hereby authorized and directed to cancel the leases made for storerooms Nos. 1 and 2 in the North Side Market House to Alexander A. Sloan and Joseph R. Hite and to cause the said persons to remove therefrom forthwith if possession shall have been given to them. That the consent of the City is hereby given to said H. S. Hays to occupy storeroom No. 1 in said Market for the period of two years from April 1, 1915, at the rental of \$1,500.00 per annum, payable in equal monthly installments in advance, and to said C. P. Mercer to occupy storeroom No. 2 in said Market for the period of two years from April 1, 1915, at the rental of \$1,800.00 per annum, payable in equal monthly installments in advance, subject to the provision that if a general ordinance shall be passed regulating the leasing of stands and storerooms in the market houses the leases may be terminated on thirty days notice.

Section 2. The Director of said Department is hereby required to grant written permits in the usual form to said Hays and said Mercer for the said period.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Passed April 20, 1915.

Pittsburgh, May 4th, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor, and returned with his objections to the Council, was passed by a two-thirds vote of said Council, this 4th day of May, A. D. 1915.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 26, page 633.

No. 126

AN ORDINANCE—Requiring residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh, to separate and provide separate vessels or containers for garbage and rubbish, to facilitate and expedite the removal thereof, and providing for penalties for failing to do so.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after the approval of this ordinance, all residents, house-holders, tenants, hotel keepers, boarding house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh, for the purpose of aiding in the removal and disposal of garbage and rubbish, shall carefully separate the same, and provide a separate can for garbage, defined as follows:

All refuse of animal, fruit or vegetable matter, liquid or otherwise, that attends the preparation, use, cooking, dealing in, or storage of meats, fish, fowls, fruits or vegetables.

All rubbish shall be tied in bundles or placed in separate receptacles and kept either inside the house or in some place protected from rain or snow. Rubbish within the meaning of this ordinance is defined as follows:

All paper, paste-board, rags, mattresses, worn out furniture, old clothes, old shoes, old rubbers, leather, carpets, broken glass, crockery, bottles, straw excelsior, floor sweepings, old metal, packing boxes and barrels, broken parts thereof, tin cans, Christmas trees, leaves, grass cuttings and house-hold refuse generally, exclusive of garbage and ashes.

Section 2. Any person violating any of the provisions of this ordinance shall be subject to a fine for the first offense of not less than fifty cents, nor more than one dollar, and for the second offense not less than one dollar, nor more than two dollars and fifty cents, to be recovered in a proceeding for summary conviction before any police magistrate of the City. Provided, that before any person shall be subject to fine such person shall be first notified in writing of violation of ordinance.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 634.

No. 127

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for rebuilding and repairing bridges, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be, and are hereby authorized and directed to advertise for proposals and to award

a contract or contracts to the lowest responsible bidder or bidders for rebuilding and repairing the following bridges, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City:

Rebuilding stairway at north end of Washington street foot bridge over P. C. C. & St. L. R. R.	\$1,600.00
Rebuilding Lowrie street bridge over Hialto street ..	5,400.00
Reflooring Second avenue bridge over 9- Mile run	375.00
Placing protection on floor system of Penn Avenue bridge over P. R. R.	1,000.00
Placing protection on floor system of Highland Ave. bridge over P. R. R.	900.00
Placing protection on floor system of Shady avenue bridge over P. R. R.	900.00
Repairing crossing stones and curb angle on the Pennsylvania avenue bridge over P. F. W. & C. R. R.	150.00

Total\$10,325.00

Section 2. That the various sums set forth in Section 1 of this ordinance, amounting in the aggregate to \$10,325.00 or so much thereof as may be necessary, shall be and are hereby set apart and appropriated from Code Account No. 158-E, Repair Schedule, Division of Bridges, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund for the payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 635.

No. 128

AN ORDINANCE—Authorizing the making of a contract or contracts for the laying and construction of cement sidewalks in the City of Pittsburgh, and providing for the payment thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the laying of certain cement sidewalks in the City of Pittsburgh at such times as may

be ordered by the Director of the Department of Public Works between the fifteenth day of May, nineteen hundred and fifteen, and the first day of October, nineteen hundred and fifteen, the said contract price or prices not to exceed the total sum of five thousand dollars (\$5,000.00) being the estimated cost of said work, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class, approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto and the Ordinances of Council in such cases made and provided.

Section 2. That the sum of five thousand dollars (\$5,000.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and the said amount or amounts be paid out of Appropriation No. 1542, Laying sidewalks.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 636.

No. 129

AN ORDINANCE—Providing for the making of a contract or contracts for the laying and relaying of a Water Pipe Line and Appurtenances on Hamilton avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the laying and relaying of a Water Pipe Line on Hamilton Avenue from Fifth avenue to Frankstown avenue a distance of twenty-six hundred and twenty-five (2625) feet, more or less, for a sum not to exceed two thousand, five hundred (\$2,500.00) dollars, in accordance with the Act of Assembly, entitled, "An Act for the government of Cities of the second class" approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the Ordinances of Council in such cases made and provided.

Section 2. That the sum of two thousand, five hundred dollars (\$2,500.00), or so much of same as may be necessary shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work and that the said amount or amounts be paid out of Appropriation No. 171.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 636.

No. 130

AN ORDINANCE—Opening Stoebner way from Larimer street to Paulson avenue, in the Twelfth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the city clerk that a majority of the property owners in interest and number abutting upon the line of Stoebner way from Larimer street to Paulson avenue have petitioned Council of the City of Pittsburgh to enact an ordinance for the opening of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Stoebner way from Larimer street to Paulson avenue, in the Twelfth ward of the City of Pittsburgh, be opened to a width of twenty (20) feet in accordance with an ordinance locating the same, approved March 9th, 1888 and recorded in Ordinance Book, volume 6, page 336.

Section 2. The Department of Public Works is hereby authorized and directed to cause said Stoebner way from Larimer street to Paulson avenue to be opened, in conformity with the provisions of Section 1 of this ordinance.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating to thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 637.

No. 131

AN ORDINANCE—Establishing the grade of Brashear street, from Hastings street to Linden street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north curb line of Brashear street, from Hastings street to Linden street be and the same is hereby established as follows, to-wit:

Beginning on the east curb line of Hastings street at an elevation of 284.58 feet; thence falling at the rate of 1.56 feet per 100 feet for the distance of 46.10 feet to a point of curve to an elevation of 283.86 feet; thence by a concave parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 284.58 feet; thence rising at the rate of 4.455 feet per 100 feet for the distance of 207.79 feet to a point of curve to an elevation of 293.84 feet; thence by a convex parabolic curve for the distance of 46.90 feet to the west curb line of Linden street to an elevation of 295.12 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 4, 1915.

Approved May 5, 1915.

Ordinance Book 26, page 638.

No. 132

AN ORDINANCE—Approving the plans for a Joint City and County Building; Designating the portion of the building to be occupied by the City and authorizing and directing the Mayor and the Director of the Department of Public Works to enter into a contract with the County Commissioners of Allegheny County for the exchange and lease of space in the building.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the plans of E. B. Lee, Architect for the Joint City and County Building, which have been approved for the City by the Director of the Department of Public Works and for the County by the County Engineer and which were approved by the Joint Committee on the City Hall and Court House Building at its meeting of April 8th, 1915, be approved and adopted. Such plans to be subject to minor changes in the arrangement of the various departments to be occupied by the City and County at the direction of the Director of the Department of Public Works or the County Engineer.

Section 2. The City shall occupy the whole of the third, fourth, fifth and sixth floors and the portion of the ninth floor intended for the City use, as shown by the plans, in exchange for the occupancy by the County of approximately the same number of cubic feet, consisting of the seventh and eighth floors and the portion of

the ninth floor intended for the County's use as shown by the plans. The right of occupancy in the balance of the building shall be in accordance with ownership. The Mayor and the Director of the Department of Public Works are authorized and directed to enter into a contract with the County Commissioners for such occupancy which shall also provide that such exchange of space shall continue for twenty-five years from the time the building is ready for occupancy and also that the City and County may by agreement alter this agreement, in which event the one using space in the part of the building belonging to the other in excess of that herein provided shall pay for such excess at the rate of six (6) cents per cubic foot per year. The contract shall further provide for such other matters as may be necessary and incidental to such agreement.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 11, 1915.

Approved May 13, 1915.

Ordinance Book 26, page 639.

No. 133

AN ORDINANCE—Amending Section 1 and the title of an ordinance entitled, "An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh, of salary or wages, during absence from their employment, by reason of illness contracted, or injuries sustained while in the performance of their duties," approved April 7th, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Section 1 of an ordinance entitled, "An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment, by reason of illness contracted or injuries sustained while in the performance of their duties," approved April 7th, 1915, which reads as follows:*

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That all persons in the employ of the City of Pittsburgh, who shall be absent from their employment by reason of illness contracted or injuries sustained while in the performance of their duties, shall be entitled to receive one-half their salary or wages during such absence upon compliance with all the terms and conditions of this ordinance. Provided, however, that no payment of salary or wages shall be made for any period of absence exceeding sixty days in case of illness and ninety days in case of injury.

Shall be and the same is hereby amended to read as follows:

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That all persons employed in the service of the City of Pittsburgh on wages or per diem pay who heretofore have received no compensation in case of absence on account of illness or injury, shall hereafter be entitled to receive one-half their wages during such absence upon compliance with all the terms and conditions of this ordinance. Provided, however, that no payment of salary or wages shall be made for any period of absence exceeding sixty days in case of illness and ninety days in case of injury.*

Section 2. That the title of the ordinance, which reads as follows:

An Ordinance authorizing and regulating the payment to persons in the employ of the City of Pittsburgh of salary or wages during absence from their employment by reason of illness contracted or injuries sustained while in the performance of their duties.

Shall be and the same is hereby amended to read as follows:

An Ordinance authorizing and regulating the payment to certain employees of the City of Pittsburgh of salary or wages during absence from their employment, by reason of illness contracted, or injuries sustained while in the performance of their duties.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 18, 1915.

Approved May 19, 1915.

Ordinance Book 26, page 640.

No. 134

AN ORDINANCE—Providing for the making of a contract or contracts for the laying of Water Pipe Lines in Forbes Manor in the Fourteenth ward of the City.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the laying of water pipe lines on Eastern Avenue, Celeron Street, Peebles Street and Cromwell Street, all in the Fourteenth ward of the City, for a distance of three thousand feet, more or less, for a sum not to exceed two thousand seven hundred dollars (\$2,700.00), in accordance with an Act of Assembly entitled "An Act for the government of cities of the second*

class" approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the Ordinance of Council in such cases made and provided.

Section 2. That the sum of two thousand seven hundred (\$2,700.00) dollars, or so much of same as may be necessary shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work and that the said amount or amounts be paid out of Appropriation No. 171.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 18, 1915.

Approved May 19, 1915.

Ordinance Book 26, page 641.

No. 135

AN ORDINANCE—Authorizing the construction of and certain changes in an overhead bridge of the West Side Belt Railroad Company over West Liberty avenue, and providing that such changes shall not affect the Viewers' award in favor of said Railroad Company.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the West Side Belt Railroad Company, its Receiver, lessees, successors and assigns be and are hereby granted the right and privilege to reconstruct operate and maintain, at its own cost and expense, an overhead bridge over West Liberty Avenue near Hargrove street, in accordance with this ordinance and a plan entitled "Reconstruction of Bridge 3-A," marked "Exhibit A" and identified by the signatures of the Chief Engineer of the said Railroad Company, and the Director of the Department of Public Works of the City of Pittsburgh, said plan being filed in the offices of said Railroad Company and said Director.

Section 2. The said overhead bridge shall be supported by two columns placed on masonry piers and located on the west curb line of the street. The clearance between the under side of the lowest part of the said bridge and the surface of the pavement of the street shall not be less than twenty (20) feet. The Railroad Company is hereby given the right to make such changes as may be necessary for compliance with this ordinance, in the proposed plan for the reconstruction of the said bridge in the proceedings at No. 781, April Term, 1912, Docket A, in the Court of Common Pleas of Allegheny County, Pennsylvania, entitled, "In reopening of West Liberty avenue, from Warrington avenue to City line, including all damages due to the grade at which said highway is to be opened;" the changes hereby authorized in

said bridge shall in no wise affect nor change the liability of the said City to pay the award of five thousand three hundred twenty (\$5,320.00) dollars, in favor of said West Side Belt Railroad Company as found in viewers' report at the aforementioned proceedings.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 11, 1915.

Approved May 21, 1915.

Ordinance Book 26, page 641.

No. 136

AN ORDINANCE—Authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of two hundred and forty thousand dollars (\$240,000.00), and providing for the issue and sale of bonds of said City in said amount to provide funds for the raising of the grades of Penn avenue from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and changing of grades and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the indebtedness of the City of Pittsburgh be increased by the amount of two hundred and forty thousand (\$240,000.00) dollars, to provide moneys for the payment of the damages and expenses resulting from the raising of the grades of, and grading, paving, curbing, and otherwise improving of Penn avenue from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and other streets and highways affected thereby and incident thereto, and for the payment of any damages to property arising therefrom.

Section 2. That bonds of the City of Pittsburgh in the aggregate principal amount of two hundred and forty thousand dollars (\$240,000.00) be issued for the purpose aforesaid, with interest coupons attached, payable semi-annually, with the privilege of exchanging such coupon bond or bonds for a registered bond or bonds of the same maturity as, and of any denomination not exceeding the aggregate amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon bond or bonds, with all coupons not then due, at the office of the City Controller; and the City Controller is hereby authorized and directed to cause such coupon and registered bonds to be engraved, and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

Section 3. Said bonds shall be issued in denominations of one hundred dollars, or multiples thereof, shall be dated as of the first day of May, A. D. 1915, and shall be payable in fifteen equal annual installments, as follows:

Bonds to the aggregate amount of sixteen thousand dollars (\$16,000.00) shall be payable on the first day of May in each and every year, beginning with the year one thousand nine hundred and sixteen and ending with the year one thousand nine hundred and thirty.

Said bonds shall bear interest at the rate of four and one-fourth (4 1-4) per centum per annum, payable semi-annually at the office of the City Treasurer of said City on the first day of November and May of each year, without deduction for any taxes which may be levied thereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after ten days' public notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the Sinking Fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. If no bids are received, the Mayor and the City Controller, are hereby authorized and empowered to sell the same at private sale. And the proceeds of such sales, or so much thereof as shall be necessary, shall, if specifically appropriated by ordinance, therein fixing the amounts and conditions of expenditure, be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Penn Avenue Improvement Bonds 1915."

Section 4. Until said bonds, issued as herein provided, shall be fully paid, there is hereby levied and assessed annually upon all subjects now by law liable or hereafter to be made liable to assessment for taxation for City purposes, an annual tax, commencing the year after said bonds have been issued, sufficient to pay the interest on said bonds as the same shall accrue and become payable; and also an annual tax equal to six and two-thirds (6 2-3) per centum of the total amount of said bonds hereby authorized, to be applied to and set apart as a Sinking Fund for the payment of the principal and redemption of said bonds as they become due and payable according to their terms, and the same are hereby appropriated out of the revenues of said City for the payment and redemption aforesaid.

Section 5. All registered bonds issued in exchange for coupons bonds, as provided in Section 2 of this Ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 6. All bonds issued by the authority of this Ordinance and the Acts of Assembly authorizing the same shall be and become part of the funded debt of the City of Pittsburgh, and shall be entitled to all the rights, privileges and immunities thereof; and shall be free from taxation as aforesaid, and for the payment of the principal of said bonds, and the interest thereon semi-annually, as aforesaid, as the same shall mature and become payable, the faith, honor, credit and property of said City are hereby pledged.

Section 7. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania,

City of Pittsburgh.

Penn Avenue Improvement Bonds 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of May, A. D. 19....., with interest thereon at the rate of four and one-fourth (4 1-4) per centum per annum, payable semi-annually to the bearer of the annexed coupons, at the time and place therein specified, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to two hundred and forty thousand dollars (\$240,000.00), issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penal-

ties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of two hundred and forty thousand dollars (\$240,000.00) and providing for the issue and sale of bonds of said City in said amount, to provide funds for the raising of the grades of Penn avenue from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and the changing of grades and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating two hundred and forty thousand dollars (\$240,000.00) of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of May, A. D. 1915.

CITY OF PITTSBURGH.

By Mayor.

Seal
of the
City of Pittsburgh
Countersigned:

..... City Controller.

(Form of Coupon.)

On the first day of
19...., the City of Pittsburgh, Pennsyl-

vania, will pay to the bearer at the office of the City Treasurer of said City Dollars, lawful money of the United States of America, for six months' interest on its Penn Avenue Improvement Bonds, 1915, No.

City Controller.

(Form of Registered Bond.)

UNITED STATES OF AMERICA,

Commonwealth of Pennsylvania,
City of Pittsburgh.

Penn Avenue Improvement Bonds, 1915.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay the said legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of May, A. D. 19...., with interest thereon at the rate of four and one-fourth (4¼) per centum per annum, payable semi-annually, at the same place, on the first days of November and May, of each year, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to Two Hundred and Forty Thousand (\$240,000.00) Dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Two Hundred and Forty Thousand (\$240,000.00) Dollars and providing for the issue and sale of bonds of said City in said amount to provide funds

for the raising of the grades of Penn avenue from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and the changing and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof, and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal thereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating Two Hundred and Forty Thousand (\$240,000.00) Dollars, of which this bond is one, is less than two per centum per annum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum per annum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of May, A. D. 1915.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH,
By Mayor.
..... City Controller.

Registered this day of
..... A. D. 19.....
at the office of the City Treasurer of
the City of Pittsburgh, Pennsylvania.
..... Registrar.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 26, page 642.

No. 137

AN ORDINANCE—Creating the position of Adjuster in the office of the Board of Water Assessors; defining

the duties and fixing the salary of said position.

Whereas, the Board of Water Assessors receives numerous complaints from property owners regarding water assessments, and it is not believed fair, either to the complainant or to the person making the assessment, to send said Assessor to make investigation of the complaint; and

Whereas, There should be a position created in said Board of Water Assessors and the person appointed thereto should make all such investigations; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the passage and approval of this ordinance, there shall be and is hereby created the position of Adjuster in the office of the Board of Water Assessors at a salary of \$1,500.00 per annum, payable semi-monthly from Code Account No. 1330. A-1, Salaries, Regular Employees, Board of Water Assessors.*

Section 2. The duties of said Adjuster shall be to make personal investigation and report to said Board of Water Assessors on all complaints relating to water assessments made to said Board, and such other duties as may be assigned to said employee.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 24, page 648.

No. 138

AN ORDINANCE—Fixing the width and position of the roadway and sidewalks on Diamond street, between Market place and Ferry street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the width and position of the roadway and sidewalks on Diamond street, between Market place and Ferry street shall be and the same are hereby fixed as follows:*

The sidewalks shall each have a uniform width of 8.375 feet and shall lie along and parallel their respective building lines.

The roadway shall have a uniform width of 22.00 feet and shall occupy the central portion of the street.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 26, page 648.

No. 139

AN ORDINANCE—Authorizing and curbing of Hillsboro street, from Chartiers avenue to Lanpark street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Hillsboro street, from Chartiers avenue to Lanpark street, be graded, paved and curbed.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or prices, if let in separate contracts, not to exceed the total sum of Two Thousand One Hundred (\$2,100.00) Dollars which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 1.

No. 140

AN ORDINANCE—Opening Semple street from Dawson street to Park View avenue, in the Fourth ward of the City of Pittsburgh, establishing the grade thereof and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Semple street from Dawson street to Park View avenue be opened to a width of 25.0 feet by taking for public use for highway purpose all the following described property, to-wit:*

Beginning at a point on the easterly line of Dawson street north 11 degrees 28 minutes east and at the distance of 618.02 feet northwardly from the intersection of the northerly line of Wilmot street with the easterly line of Dawson street; thence south 78 degrees 32 minutes east for the distance of 226.71 feet to a point on the westerly line of Park View avenue; thence along the said westerly line of Park View avenue north 19 degrees 34 minutes east for the distance of 25.25 feet to a point; thence north 78 degrees 32 minutes west for the distance of 225.27 feet to a point on the easterly line of Dawson street; thence along said easterly line of Dawson street south 11 degrees 28 minutes west for the distance of 25.00 feet to the place of beginning.

Section 2. The grade of the center line shall begin on the east curb line of Dawson street at an elevation of 217.73 feet (curb as set); thence rising at the rate of 2.5 feet per 100 feet for the distance of 74.37 feet to a point of curve to an elevation of 219.59 feet; thence by a convex parabolic curve for the distance of 75 feet to a point of tangent to an elevation of 220.15 feet; thence falling at the rate of 1 foot per 100 feet for the distance of 92.40 feet to the west curb line of Park View avenue to an elevation of 219.21 feet (curb as set).

Section 3. The Department of Public Works is hereby authorized and directed to cause said Semple street from Dawson street to Park View avenue to be opened, in conformity with the provisions of Section 1 of this ordinance.

Section 4. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 1.

No. 141

AN ORDINANCE—Providing for the construction of certain extensions and improvements to existing sewerage systems, to-wit: Public sewers on both shoulders of the roadway of Carson street; new outlet sewer on property formerly known as "Smoky Island," at a point opposite Walker street, and improvements to the existing sewerage system in the Brookline district, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of the following extensions and improvements to existing sewerage systems, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the laws and ordinances governing the said City:

	Est. Cost.
15 Inch Pipe Sewer on both shoulders of the roadway of Carson street, from S. 18th St. to S. 23rd St.	\$ 7,400.00
60 Inch Circular outlet sewer on property formerly known as "Smoky Island," from the end of existing 60 inch brick sewer opposite Walker street to an outlet at the Ohio River; with a 15 inch branch sewer from the existing sewer on line of Sprout way extended, to a point near the end of the said existing 60 inch brick sewer. Said sewer to be constructed in accordance with Plan D-2710 on file in the Department of Public Works	7,500.00
Constructing manholes, reconstructing intersections and otherwise improving the existing sewerage systems in the Brookline district	6,400.00
Total	\$21,300.00

Section 2. That for the payment of the costs thereof the various sums set forth in Section 1 of this ordinance, or so much thereof as may be necessary, amounting in the aggregate to \$21,300.00, shall be and the same are hereby set apart and appropriated from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915

Approved May 24, 1915.

Ordinance Book 27, page 2.

No. 142

AN ORDINANCE—Providing for the reconstruction of an outlet sewer on Barkers place and public wharf, from Penn avenue to the Allegheny River, and for the construction of lateral sewers on Penn avenue, between Fancourt street and Tenth street, and

providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the reconstruction of an outlet sewer on Barkers place and public wharf, from Penn avenue to the Allegheny River, and for the construction of lateral sewers on Penn avenue, between Fancourt street and Tenth street, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the costs thereof, the sum of Twenty Thousand (\$20,000.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 3.

No. 143

AN ORDINANCE—Providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Safety shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts, to the lowest responsible bidder or bidders, for additional repairs at No. 2 Police Station, for a sum not to exceed \$1200.00, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved March 7th, A. D. 1901, and the several supplements and amendments thereto and the ordinances of Council in such cases made and provided.

Section 2. That the sum of \$1200.00, or so much thereof as may be necessary, shall be and is hereby set aside for the payment or payments for the

performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 1148, Repairs, Bureau of Police.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 4.

No. 144

AN ORDINANCE—Amending Section 2 of an ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract of employment with James L. Stuart as consulting and supervising engineer for the joint county and municipal building, and fixing his compensation and making appropriation therefor," approved June 11th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 2 of an ordinance entitled, "An Ordinance authorizing the Mayor and the Director of the Department of Public Works to execute a contract of employment with James L. Stuart as consulting and supervising engineer for the joint county and municipal building, fixing his compensation and making appropriation therefor, approved June 11th, 1914, which reads as follows:

"Section 2. That the present estimated cost of said joint county and municipal building being three million dollars and two (or one-half of four) per centum thereof, amounting to sixty thousand dollars, the said sum of sixty thousand dollars, or as much thereof as may be necessary, is hereby appropriated to the payment of said contract and charged to Code Account 160-A," shall be and is hereby amended to read:

"Section 2. That the present estimated cost of said joint county and municipal building being three million dollars, and two (or one-half of four) per centum thereof, amounting to sixty thousand dollars, or so much thereof as may be necessary, is hereby appropriated to the payment of said contract and charged to Code Account 156, City Hall Bonds, 1910."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 5.

No. 145

AN ORDINANCE—Providing for the repaving of Sandusky street, from Plush way to Ohio street, and Market place and Diamond street, adjacent to the easterly half of the new Diamond Market House, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the repaving of the following streets, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the laws and ordinances governing the said City:

	Est. Cost.
Sandusky street, from Plush way to Ohio street.....	\$11,200.00
Market place and Diamond street, adjacent to the easterly half of the new Diamond Market House	4,600.00
Total	\$15,800.00

Section 2. That for the payment of the costs thereof, the various sums set forth in Section 1 of this ordinance, or so much thereof as may be necessary, amounting in the aggregate to \$15,800.00, shall be and the same is hereby set apart and appropriated from Code Account 1485-E, "Repaving Schedule," Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 6.

No. 146

AN ORDINANCE—Providing for the making of a contract or contracts for furnishing an automobile for the use of the Department of Public Works.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for furnishing an automobile for the

use of the Department of Public Works for a sum not to exceed Two Thousand Five Hundred (\$2,500.00) Dollars, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Two Thousand Five Hundred Dollars (\$2,500.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and the said amount or amounts be paid out of Code Account No. 1551.

Section 3. That any Ordinance, or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 6.

No. 147

AN ORDINANCE—Providing for the letting of a contract or contracts for the grading around building and construction of sidewalks from the roadway to the Tuberculosis Hospital, on the Leech Farm, Twelfth ward.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Health of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder for the grading around building and construction of sidewalks from the roadway to the Tuberculosis Hospital on the Leech Farm, Twelfth ward, for a sum not to exceed Twelve Hundred (\$1,200.00) Dollars, in accordance with the Act of Assembly entitled "An Act for the government of cities of the second class" approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of Twelve Hundred (\$1200) Dollars or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for payment or payments required for the performance of the above mentioned work and that the said amount or amounts be paid out of Appropriation No. 154, Hospital Bond fund.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 24, 1915.

Ordinance Book 27, page 7.

No. 148

AN ORDINANCE—Authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Ninety Thousand Dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon.

Whereas, the corporate authorities of the City of Pittsburgh by an ordinance approved September 14, 1910, of record in said City's Ordinance Book, volume 22, page 101, signified their desire to increase the indebtedness of said City in the sum of One Million Four Hundred and Ten Thousand Dollars, for the following purposes: For the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of certain streets and highways, the damages caused thereby, to-wit: Public highways on the North Side and West End flooded by rises in the Allegheny and Ohio Rivers, Four Hundred Thousand Dollars; Hamilton avenue, Three Hundred Thousand Dollars; West Carson street or River road, One Hundred Thousand Dollars; South Eighteenth street, Sixty Thousand Dollars; Warrington avenue, Eighty thousand Dollars; Corliss street, One Hundred and Fifty Thousand Dollars; Atlantic avenue, Forty-five Thousand Dollars; Second avenue, extending from Glenwood bridge to the easterly boundary line of said City, Fifty Thousand Dollars; Chartiers street, Twentieth ward, Five Thousand Dollars; Webster avenue, Fifty-five Thousand Dollars; Kirkpatrick street, Fifty Thousand Dollars; Second avenue and Try street, including the separation of the railroad grade crossing thereat, One Hundred and Fifteen Thousand Dollars.

Whereas, the Council of said City by an ordinance approved September 30th, 1910, of record in said City's Ordinance Book, volume 22, page 115, authorized and directed that said question of increasing the indebtedness in said amount and for said purposes be submitted to a vote of the electors of said City at the general election held in said City on Tuesday, November 8th, 1910; and

Whereas, Proper and timely notice having been given according to law, such election was held and conducted

in every respect as required by law, and duly certified returns thereof, together with a certified copy of the said ordinances, and proper proofs of publication and advertisements, were duly filed in every respect as required by law, as more fully appears in the proceedings in said matter filed of record in the office of the Clerk of the Court of Quarter Sessions of Allegheny county, Pennsylvania, at Bonded Indebtedness, No. 1 November Sessions, 1910, Bonded Indebtedness Docket, volume 10, page 149; and

Whereas, By the returns of said election, filed with said Clerk of said Court of Quarter Sessions, it appears that a majority of the electors voting at said election voted in favor of said increase of indebtedness; and

Whereas, A duly certified copy of said record under seal has been furnished by said Court of Quarter Sessions to the corporate authorities of said City and the same has been placed of record on the minutes thereof, as required by law; and

Whereas, There has been heretofore authorized an increase of the indebtedness of the City of Pittsburgh in the sum of Two Hundred and Ten Thousand Dollars out of the aforesaid total sum of Three Hundred Thousand Dollars, for the purpose aforesaid, by ordinance approved December 21, 1912, and recorded in Ordinance Book volume 24, page 533; therefore,

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the indebtedness of the City of Pittsburgh be increased by the amount of Ninety Thousand Dollars, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening and otherwise improving of Hamilton avenue.

Section 2. That bonds of the City of Pittsburgh in the aggregate amount of Ninety Thousand Dollars be issued for the purpose aforesaid, with interest coupons attached, payable semi-annually, with the privilege of exchanging such coupon bond or bonds for a registered bond or bonds of the same maturity as, and of any denomination not exceeding the aggregate principal amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon bond or bonds, with all coupons not then due, at the office of the City Controller; and the City Controller is hereby authorized and directed to cause such coupon and registered bonds to be engraved, and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

Section 3. Said bonds shall be issued in denominations of One Hundred Dollars, or multiples thereof, shall be dated as of the first day of May, A. D. 1915, and shall be payable in thirty

equal annual installments, as follows: Bonds to the aggregate amount of Three Thousand Dollars shall be payable on the first day of May in each and every year, beginning with the year one thousand nine hundred and sixteen and ending with the year one thousand nine hundred and forty-five.

Said bonds shall bear interest at the rate of four and one-fourth per centum per annum, payable semi-annually at the office of the City Treasurer of said City on the first day of November and May, of each year, without deduction for any taxes which may be levied thereon by the State of Pennsylvania pursuant to any present or future law, and payment of which is hereby assumed by the City of Pittsburgh, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after ten days' public notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the Sinking Fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. And the proceeds of such sales, or so much thereof as shall be necessary, shall, if specifically appropriated by ordinance, therein fixing the amounts and conditions of expenditure, be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Hamilton Avenue Street Improvement Bond, 1915."

Section 4. Until said bonds, issued as herein provided, shall be fully paid, there is hereby levied and assessed annually upon all subjects now by law liable or hereafter to be made liable to assessment for taxation for City purposes, an annual tax, commencing the year after said bonds have been issued, sufficient to pay the interest on said bonds as the same shall accrue and become payable; and also an annual tax equal to three and one-third per centum of the total amount of said bonds hereby authorized, to be applied to and set apart as a Sinking Fund for the payment of the principal and redemption of said bonds as they become due and payable according to their terms, and the same are hereby appropriated out of the revenues of said City for the payment and redemption aforesaid.

Section 5. All registered bonds issued in exchange for coupon bonds, as provided in Section 2 of this Ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 6. All bonds issued by the authority of this Ordinance and the Acts of Assembly authorizing the same shall be and become part of the funded debt of the City of Pittsburgh, and shall be entitled to all the rights, privileges and immunities thereof; and shall be free from taxation, as aforesaid, and for the payment of the principal of said bonds, and the interest thereon semi-annually, as aforesaid, as the same shall mature and become payable, the faith, honor, credit and property of said City are hereby pledged.

Section 7. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)

UNITED STATES OF AMERICA,
Commonwealth of Pennsylvania,
City of Pittsburgh.

Hamilton Avenue Street Improvement
Bond, 1915.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of May, A. D. 19..... with interest thereon at the rate of four and one-fourth per centum per annum, payable semi-annually to the bearer of the annexed coupons, at the time and place therein specified, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to Ninety Thousand Dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue of and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for

the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Ninety Thousand Dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating Ninety Thousand Dollars, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of May, A. D., 1915.

Seal
of the
City of Pittsburgh

CITY OF PITTSBURGH,

By
Mayor.

Countersigned:

.....
City Controller.
(Form of Coupon.)

On the first day of 19..... the City of Pittsburgh, Pennsylvania, will pay to the bearer at the office of the City Treasurer of said City Dollars, lawful money of the United States of America, for six months' interest on its "Hamilton Avenue Street Improvement Bond, 1915," No.

.....
City Controller.

(Form of Registered Bond.)
 UNITED STATES OF AMERICA,
 Commonwealth of Pennsylvania,
 City of Pittsburgh.
 Hamilton Avenue Street Improvement
 Bond, 1915.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of May, A. D. 19...., with interest thereon at the rate of four and one-fourth per centum per annum, payable semi-annually, at the same place, on the first days of November and May of each year, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to Ninety Thousand Dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of Ninety Thousand Dollars, and providing for the issue and sale of bonds of said City in said amount to provide funds for the payment of the difference between the total cost, damages and expenses and the special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving of Hamilton avenue, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and ap-

proved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds, aggregating Ninety Thousand Dollars, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of May, A. D. 1915.

Seal
 of the
 City of Pittsburgh

CITY OF PITTSBURGH,

By Mayor.

Countersigned:

City Controller.

Registered this day of A. D. 19...., at the office of the City Treasurer of the City of Pittsburgh, Pennsylvania.

Registrar.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 25, 1915.

Approved May 26, 1915.

Ordinance Book 27, page 8.

No. 149

AN ORDINANCE—Granting to the Jones and Laughlin Steel Company, their successors and assigns, the right to lay, maintain and use certain pipes under and across Ross street, at Third avenue, subject to the terms and conditions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Jones and Laughlin Steel Company, their successors and assigns, are hereby given the right and authority to lay, maintain and use the following pipes under and across Ross street, near Third avenue, for the purpose of affording pipe connections between the Jones*

and Laughlin office building at the southeast corner of Ross street and Third avenue, and the B. F. Jones, Jr., Building at the southwest corner of Ross street and Fourth avenue, subject to the provisions of this ordinance. One (1) 6 inch heavy pipe for transmission of steam;
One (1) 2 1-2 inch extra heavy pipe for return;
Six (6) 2 1-2 inch conduits for power and lighting.

The foregoing pipes shall be laid in the location and in full conformance with the plan on file in the Department of Public Works and approved May 14th, 1915, by the Director of the Department of Public Works and identified by Accession Number H. L. 1373, Folder No. H-139, said plan being entitled "Heating, Lighting and Power Lines between Jones and Laughlin Office Building and B. F. Jones, Jr., new Building, corner of Ross street and Fourth avenue."

Section 2. The construction, maintenance and use of the said pipes shall be at all times subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets and to the ordinances of the said City relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the construction, compensation, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantee, its successors and assigns, shall be liable for all damages to persons or property, including the street and sub-surface structures therein by reason of the construction, maintenance and use of the said pipes and conduits.

Section 5. Said grantee shall, at its own cost and expense, repair and replace all street pavement, sidewalks, surface and sub-surface structures which are in any way damaged or disturbed in the construction, maintenance and use of the said pipes and conduits, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works of the said City.

Section 6. The rights and privileges granted by this ordinance are granted upon express condition that the City of Pittsburgh, without liability, reserves the right to cause the removal of said pipes and conduits upon giving sixty (60) days' notice through the proper officers, or by resolution or ordinance of Council to the said grantee to that effect; and that the said grantee shall, when so notified, remove the said pipes and conduits and replace the street to its original condition at its own cost and expense.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Ordinance Book 27, page 14.

Passed May 22, 1915.

Approved May 27, 1915.

No. 150

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Wheatland street, from Greenfield avenue to Greenfield avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That Wheatland street, from Greenfield avenue to Greenfield avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of Twenty-seven Thousand (\$27,000.00) Dollars) which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 27, 1915.

Ordinance Book 27, page 15.

No. 151

AN ORDINANCE—Authorizing the Duquesne Light Company, a corporation of Pennsylvania, at their own cost and expense, to place four poles and to string wires across property at the Ross Pumping Station belonging to the City of Pittsburgh.

Whereas, The Duquesne Light Company desire to cross land at the Ross Pumping Station for the carrying of electric current on poles; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized and directed to enter into an agreement with the Duquesne Light Company allowing them the privilege of placing four poles and stringing wires across property belonging to the City of Pittsburgh at the Ross Pumping Station,—with the stipulation in this agreement that in consideration of being permitted to erect four poles and to string wires the Duquesne Light Company agree to remove the same any time upon sixty (60) days' notice from the Director of the Department of Public Works,—in accordance with the Act of Assembly entitled "An Act for the government of cities of the second class," approved the seventh day of March, A. D., 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed May 22, 1915.

Approved May 27, 1915.

Ordinance Book 27, page 16.

No. 152

AN ORDINANCE—Providing for the making of a contract or contracts for furnishing fuel for Brilliant Pumping Station, Ross Pumping Station, Herron Hill Pumping Station, Montrose Pumping Station, Howard Street Pumping Station, Aspinwall Pumping Station, Lincoln Pumping Station, Troy Hill Pumping Station, Mission Street Pumping Station, Pittsburgh City Home and Hospital, Marshalsea, and the North Side City Home at Warner Station, for one (1) year from June 1st, 1915, to June 1st, 1916.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Supplies shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the furnishing of fuel for one (1) year from June 1st, 1915, to June 1st, 1916, for a sum of money not to exceed the amount set opposite the respective stations named herein, viz:

Brilliant Pumping Station...	\$77,000.00
Ross Pumping Station.....	45,000.00
Herron Hill Pumping Station	20,000.00

Montrose Pumping Station...	3,000.00
Howard Street Pumping Station	21,000.00
Aspinwall Pumping Station..	19,000.00
Lincoln Pumping Station....	5,000.00
Troy Hill Pumping Station...	2,500.00
Mission Street Pumping Station	15,000.00
Pittsburgh City Home and Hospital	17,500.00
North Side City Home.....	12,000.00

In accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March A. D. 1901, and the several supplements and amendments thereto and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Two Hundred Thirty-seven Thousand (\$237,000) Dollars shall not be exceeded during the year from June 1st, 1915, to June 1st, 1916, and the Controller is hereby authorized and directed to set aside One Hundred Thirty-eight Thousand Two Hundred Fifty (\$138,250) Dollars, or so much of the same as may be necessary, for the payment of the above to cover the period of seven (7) months of 1915 from the amounts appropriated to the respective bureaus.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 16.

No. 153

AN ORDINANCE—Amending Section 3 of an ordinance entitled, "An Ordinance ratifying and confirming the actions of the committee appointed by the Council of the City of Pittsburgh to confer with the County Commissioners of the County of Allegheny in reference to the erection and construction of a joint City and County building upon land to be owned in severalty by the City and County; the action of said committee in conjunction with the Mayor, and Director of the Department of Public Works, and the said Commissioners in agreeing upon the location of said building and the acquisition of the site therefor; their action in agreeing to the method of selecting and adopting a plan therefor and the choice of an architect, Cass Gilbert, to prepare and conduct a competitive program for the selection of such plan, and the selection of the architect to supervise the erection and construction of said building upon the plan adopted; and authorizing the Mayor and Director of the Department of Public Works to execute a joint contract, in conjunction with the County Commissioners, with Edward B. Lee,

Architect, of the City of Pittsburgh, to act as supervising architect for the said joint municipal building; and providing for the payment of the City's portion of the fees and expenses of said architect," approved February 18th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 3 of an ordinance entitled, "An Ordinance ratifying and confirming the actions of the committee appointed by the Council of the City of Pittsburgh to confer with the County Commissioners of the County of Allegheny in reference to the erection and construction of a joint City and County building upon land to be owned in severalty by the City and County; the action of said committee in conjunction with the Mayor, and Director of the Department of Public Works, and the said Commissioners in agreeing upon the location of said building and the acquisition of the site therefor; their action in agreeing to the method of selecting and adopting a plan therefor and the choice of an architect, Cass Gilbert, to prepare and conduct a competitive program for the selection of such plan, and the selection of the architect to supervise the erection and construction of said building upon the plan adopted; and authorizing the Mayor and Director of the Department of Public Works to execute a joint contract, in conjunction with the County Commissioners, with Edward R. Lee, Architect, of the City of Pittsburgh, to act as Supervising Architect for the said joint municipal building; and providing for the payment of the City's portion of the fees and expenses of said architect," approved February 18th, 1914, which reads as follows:

"Section 3. The sum of \$100,000, or so much thereof as shall be necessary for said purpose is hereby appropriated, to be charged against City Hall Bonds, Appropriation No. 156," shall be and the same is hereby amended to read as follows:

"Section 3. The sum of \$87,000, or so much thereof as shall be necessary for said purpose is hereby appropriated, to be charged against City Hall Bonds, Appropriation No. 156."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 17.

No. 154

AN ORDINANCE — Re-establishing the grade of Cooper avenue from California avenue to McClure avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Cooper avenue from California avenue to McClure avenue shall be and the same is hereby re-established as follows, to-wit:

Beginning on the east curb line of California avenue at an elevation of 212.80 feet; thence rising at a rate of 0.88 per cent for a distance of 535.0 feet to a point of curve to an elevation of 217.51 feet; thence by a convex parabolic curve for a distance of 100 feet to a point of tangent to an elevation of 217.51 feet; thence falling at a rate of 0.88 per cent for a distance of 156.58 feet to a point of curve to an elevation of 216.13 feet; thence by a concave parabolic curve for a distance of 100 feet to a point of tangent to an elevation of 218.79 feet; thence rising at a rate of 6.2 per cent for a distance of 363.56 feet to an elevation of 241.33 feet; thence rising at a rate of 0.1 per cent for a distance of 10 feet to the west curb line of McClure avenue to an elevation of 241.43 feet.

Section 2. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 19.

No. 155

AN ORDINANCE—Establishing the grade on Graphic street from Greenfield avenue to Montelro street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the easterly curb line of Graphic street from Greenfield avenue to Montelro street be and the same is hereby established as follows, to-wit:

Beginning on the northerly curb line of Greenfield avenue at an elevation of 335.25 feet; thence rising at a rate of 1.0 per cent for a distance of 38.04 feet to a point of curve to an elevation of 345.63 feet; thence by a concave parabolic curve for a distance of 30 feet to a point of tangent to an elevation of 337.31 feet; thence rising at a rate of 10.2 per cent for a distance of 174.06 feet to the southerly line of Lilac street to an elevation of 355.06 feet; thence rising at a rate of 4.8 per cent for a distance of 252.22 feet to a point of curve to an elevation of 367.17 feet; thence by a convex parabolic curve for a distance of 92.25 feet to a point of tangent to an elevation of 363.38 feet; thence falling at the rate of 13.0 per cent for a distance of 168.05 feet to a point of curve to an elevation of 341.53 feet; thence by a concave parabolic curve for a distance of 33.84 feet to a point of tangent to an elevation of 338.15 feet; thence falling at a rate of

7.0 per cent for a distance of 10.7 feet to the southerly curb line of Monteiro street to an elevation of 337.40 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 19.

No. 156

AN ORDINANCE—Establishing the grade of Proxim way from Montooth street to Estella avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the south curb line of Proxim way from Montooth street to Haberman avenue and the grade of the south building line of Proxim way from Haberman avenue to Estella avenue be and the same is hereby established as follows, to-wit:

The grade of the south curb line shall begin at a point on the east curb line of Montooth street, to an elevation of 396.74 feet; thence falling at a rate of 1.50 feet per 100 feet for the distance of 181.16 feet to a point of curve to an elevation of 394.02 feet; thence by a convex parabolic curve for the distance of 80.00 feet of tangent to an elevation of 391.42 feet; thence falling at the rate of 5.00 feet per 100 feet for the distance of 361.07 feet to a point of curve to an elevation of 373.37 feet; thence by a concave parabolic curve for the distance of 80.00 feet to a point of tangent to an elevation of 370.87 feet; thence falling at the rate of 1.24 feet per 100 feet for the distance of 323.41 feet to the west curb line of Haberman avenue to an elevation of 366.86 feet.

The grade of the south building line shall begin at a point on the east building line of Haberman avenue to an elevation of 366.77 feet; thence rising at the rate of 1.46 feet per 100 feet for the distance of 225.00 feet to the west building line of Vincent street to an elevation of 370.06 feet; thence level to the east building line of Vincent street; thence falling at the rate of 0.50 feet per hundred feet for a distance of 122.50 feet to a point of curve to an elevation of 369.45 feet; thence by a convex parabolic curve for a distance of 40.34 feet to a point of tangent, to an elevation of 368.14 feet; thence falling at the rate of 6.00 feet per 100 feet for the distance of 72.16 feet to the west curb line of Estella avenue to an elevation of 363.81 feet (curb as set).

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 20.

No. 157

AN ORDINANCE—Establishing the grade of Ward street from Frazier street to Wakefield street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east curb line of Ward street, from Frazier street to Wakefield street, be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Frazier street at an elevation of 216.42 feet; thence falling at the rate of 5.0 feet per 100 feet for a distance of 10.0 feet to the south building line of Frazier street to an elevation of 215.97 feet; thence falling at the rate of 10.0 feet per 100 feet for a distance of 100 feet to the north building line of Whitney street to an elevation of 205.97 feet; thence falling at the rate of 5.0 feet per 100 feet for a distance of 40 feet to the south building line of Whitney street to an elevation of 203.97 feet; thence falling at the rate of 10.0 feet per 100 feet for a distance of 60.0 feet to a point of curve to an elevation of 197.97 feet; thence by a concave parabolic curve for a distance of 40.0 feet to a point of tangent to an elevation of 194.97 feet; thence falling at the rate of 5.0 feet per 100 feet for a distance of 6.0 feet to the north curb line of Wakefield street to an elevation of 194.67 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 21.

No. 158

AN ORDINANCE—Establishing the grade of Whitney street from Ward street to Furnace way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the north curb line of Whitney street from Ward street to Furnace way be and the same is hereby established as follows, to-wit:

Beginning at the east curb line of Ward street at an elevation of 205.52 feet; thence falling at the rate of 1.0 feet per 100 feet for a distance of 259.09 feet to the west building line of Furnace way to an elevation of 202.93 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the

provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 1, 1915.

Approved June 2, 1915.

Ordinance Book 27, page 22.

No. 159

AN ORDINANCE—Providing for the making of a contract or contracts for the construction of "Foundations and Appurtenances" at Brilliant Pumping Station, Contract No. 13-F.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works of the City of Pittsburgh, shall be and are hereby authorized to advertise for proposals, and award a contract or contracts to the lowest responsible bidder or bidders, for the construction of "Foundations and Appurtenances" at Brilliant Pumping Station, for a sum not to exceed Thirty Thousand (\$30,000.00) Dollars, in accordance with the Act of Assembly entitled "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Thirty Thousand (\$30,000.00) Dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 171.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 8, 1915.

Approved June 9, 1915.

Ordinance Book 27, page 22.

No. 160

AN ORDINANCE—Providing for the making of a contract or contracts for the laying of water lines on Duquesne way between Barbeau street and Garrison way, and on Eighth street from Duquesne way to Penn avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts

to the lowest responsible bidder or bidders for the laying of 12 inch water pipe lines on Duquesne way from Barbeau street to Garrison way, on Eighth street from Duquesne way to Penn avenue, a distance of twenty-nine hundred (2900) feet, more or less, for a sum not to exceed Forty-five Hundred (\$4500.00) Dollars, in accordance with the Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Four Thousand, Five Hundred (\$4,500.00) Dollars, or so much of same as may be necessary shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 171.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 8, 1915.

Approved June 11, 1915.

Ordinance Book 27, page 23.

No. 161

AN ORDINANCE—Amending a portion of Section 60 of an ordinance entitled, "An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the portion of Section 60 of an ordinance entitled, "An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915, which reads as follows:

General Foreman, \$4.00 per day.

Foreman of Painters, \$4.00 per day.

Shall be and the same is hereby

amended to read as follows:

General Foreman, C. U. W.

Foreman of Painters, C. U. W.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 17, 1915.

Ordinance Book 27, page 24.

No. 162

AN ORDINANCE—Authorizing the Mayor and the Director of the De-

partment of Public Works to advertise for and award a contract or contracts for the reconstruction of a retaining wall on Melwood avenue at a point about 650 feet east of Finland street, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the reconstruction of a retaining wall on Melwood avenue at a point about 650 feet east of Finland street, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.*

Section 2. That for the payment of the costs thereof the sum of Two Thousand (\$2000.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 17, 1915.

Ordinance Book 27, page 24.

No. 163

AN ORDINANCE—Providing for the letting of a contract or contracts for the purchase of two (2) new automobile trucks for use at the Asphalt Plant, in the Bureau of Highways and Sewers.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies of the City of Pittsburgh, shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the furnishing of two (2) automobile trucks for use at the Asphalt Plant in the Bureau of Highways and Sewers for a sum of money not to exceed Seventy-five Hundred (\$7500.00) Dollars, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, with the different supplements and amendments*

thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Seventy-five Hundred (\$7500.00) Dollars or so much of the same thereof as may be necessary shall be, and is hereby set apart and appropriated for the payment or payments required for the purchase of the above mentioned auto trucks, and that the said amount or amounts be paid out of Code Account No. F 1551-Highways and Sewers.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 17, 1915.

Ordinance Book 27, page 25.

No. 164

AN ORDINANCE—Repealing an ordinance entitled, "An Ordinance locating Brightwood street, from Forbes avenue to Bryson street," approved June 1st, 1886.

Whereas, Brightwood street, as located in an ordinance approved June 1st, 1886, is entirely within the limits of Schenley Park and for the purpose of eliminating the name of this street from the street directory; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That ordinance No. 7 entitled, "An Ordinance locating Brightwood street, from Forbes avenue to Bryson street," approved June 1st, 1886, and recorded in Ordinance Book volume 5, page 462, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 17, 1915.

Ordinance Book 27, page 26.

No. 165

AN ORDINANCE—Repealing an ordinance entitled, "An Ordinance locating Coanza street, from Belmont street to Beacon street," approved June 1st, 1886.

Whereas, Coanza street, as located in an ordinance approved June 1st, 1886, is entirely within the limits of Schenley Park and for the purpose of eliminating the name of this street from the street directory; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 10 entitled, "An Ordinance locating Coanza street, from Belmont street to Beacon street," approved*

June 1st, 1886, and recorded in Ordinance Book volume 5, page 464, be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 17, 1915.

Ordinance Book 27, page 26.

No. 166

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a temporary wooden trestle over the ravine crossing Wheatland street, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for constructing a temporary wooden trestle over the ravine crossing Wheatland street, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 2. That for the payment of the cost thereof the sum of Two Thousand (\$2000.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1455-D, "Materials," Bridge Repairs, Bureau of Engineering, and the Mayor and Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 19, 1915.

Ordinance Book 27, page 27.

No. 167

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Stoebner way, from Larimer street to Paulson avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the

City Clerks that a majority of property owners in interest and number abutting upon the line of Stoebner way between Larimer street and Paulson avenue, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That Stoebner way, from Larimer street to Paulson avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points, the contract or contracts, therefor to be let in the manner directed by said Acts and Ordinances, and the contract price or contract prices if let in separate contracts, not to exceed the total sum of Five Thousand Eight Hundred (\$5,800.00) Dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 24, 1915.

Ordinance Book 27, page 27.

No. 168

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Stoebner way, from Paulson avenue to Larimer street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Stoebner way, from Paulson avenue to Larimer street, commencing on Paulson avenue by intersecting the existing sewer, thence westwardly along Stoebner way to the existing sewer on Larimer street. Said sewer to be pipe and fifteen (15) inches in diameter, with nine (9) inch lateral sewers extending from the main sewer to a point one (1) foot inside the curb lines

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of Two Thousand Four Hundred (\$2,400.00) Dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 15, 1915.

Approved June 24, 1915.

Ordinance Book 27, page 28.

No. 169

AN ORDINANCE—Providing for the letting of a contract or contracts for the erection and completion of two gate houses and appurtenances at the North Side Reservoir.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the erection and completion of the two gate houses and appurtenances for a sum not exceeding Sixteen Thousand (\$16,000.00) Dollars, in accordance with the Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of the Council in such cases made and provided.

Section 2. That the sum of Sixteen Thousand (\$16,000.00) Dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 167.

Section 3. That any Ordinance, or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 22, 1915.

Approved June 24, 1915.

Ordinance Book 27, page 29.

No. 170

AN ORDINANCE—Providing for the letting of a contract or contracts for the construction of concrete sidewalks and combination curb and gutter at the North Side Reservoir.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of concrete sidewalks and combination curb and gutter at the North Side Reservoir for a sum not exceeding Three Thousand, Five Hundred (\$3,500.00) Dollars, in accordance with the Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the Ordinances of the Council in such cases made and provided.

Section 2. That the sum of Three Thousand, Five Hundred (\$3,500.00) Dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 167.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 22, 1915.

Approved June 24, 1915.

Ordinance Book 26, page 30.

No. 171

AN ORDINANCE—Authorizing the Mayor to lease for the City of Pittsburgh from the Fidelis Realty Company, the premises at Nos. 618, 620 and 622 Wylie avenue for the purpose of a City Garage.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor shall be and he is hereby authorized to execute a lease on the part of the City of Pittsburgh with the

Fidelis Realty Company, agents for the building and premises at Nos. 618, 620 and 622 Wylie avenue, Pittsburgh, for a period of thirty months, beginning July 1st, 1915, at a monthly rental of \$416.66 2-3, and the City to assume the payment of any water rent chargeable against said premises for said period of time. The premises to be so leased are intended for present use as a City Garage, but said use may at any time be changed at the option or discretion of the proper City officials.

Section 2. That the sum of \$2,500.00 shall be and the same is hereby set apart and appropriated from Code Account No. 42, Contingent Fund, for the purpose of paying to the said Fidelis Realty Company the monthly rentals due on said property Nos. 618, 620 and 622 Wylie avenue, for the six months beginning July 1st, 1915.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 22, 1915.

Approved June 28, 1915.

Ordinance Book 27, page 30.

No. 172

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for and to award a contract or contracts jointly with the County Commissioners, for the erection of a joint City and County Building, and providing for the payment of the City's share of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and Director of the Department of Public Works be and they are hereby authorized and directed to enter into a contract or contracts jointly with the County Commissioners of Allegheny County for the erection of a joint City and County Building within the square bounded by Grant street, Ross street, Diamond street and Fourth avenue, City of Pittsburgh, and to enter into a contract or contracts jointly with said County Commissioners with the successful bidder or bidders for the performance of the work, in accordance with the laws and ordinances governing the said City.*

Section 2. The said contract or contracts shall provide that the City shall pay for the cost of the part of the building owned by it, being one-half the total cost involved in the erection and construction of the building complete, in accordance with the Architect's plans and specifications. That for the payment of the City's portion of the costs thereof, the sum of One Million Three Hundred Forty Thousand (\$1,340,000.00) Dollars or so much thereof as may be necessary, is hereby set apart and appropriated from Ap-

propriation No. 156, "City Hall Bonds," and the Mayor and the Director are hereby authorized and directed to respectively issue and the Controller to countersign warrants drawn on said funds for the payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 31.

No. 173

AN ORDINANCE—Authorizing and directing the conveyance to the County of Allegheny of City Hall property at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara township, in exchange for the conveyance to the City, by the County, of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange.

Whereas, By the terms of the agreement of May 26th, 1913, between the City of Pittsburgh and County of Allegheny, relating to the exchange of property and the construction of a joint Municipal and County Building, the City is to convey to the County the City Hall property, at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara Township, Allegheny County, which said properties, in the estimation of the City authorities, are not needed for municipal purposes and which lands the Common Pleas Court of Allegheny County, on June 2nd, 1915, authorized, inter alia, the City to convey to the County;

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the proper authorities of the City make and deliver to the County a deed of all the right, title and interest of the City of Pittsburgh in the real estate at the corner of Smithfield street and Oliver avenue, Pittsburgh, with the building thereon and used as a Municipal Hall, and also all the right, title and interest of the City of Pittsburgh in the real estate known as the Allegheny City Poor Farm in O'Hara Township, Allegheny County, together with the buildings thereon, in exchange for the conveyance by the County of Allegheny to the City of Pittsburgh of all its right, title and interest in the southern one-half of the square in the City of Pittsburgh, bounded by Grant, Diamond, Ross streets and Fourth avenue, as determined by a line beginning at a point on the eastern side of Grant street equidistant from Diamond street*

and Fourth avenue, as said streets are now laid out, and running parallel with Diamond street to a point on Ross street, and the payment by the County of Allegheny to the City of Pittsburgh, in the manner provided by the agreement of May 26th, 1913, aforesaid, of the sum found by the Viewers at No. 1100 October Term, 1914, to be due to the City, to-wit, the sum of \$386,180, representing the excess valuation of the City property over the County property. The deed of conveyance of the City Hall property to the County shall stipulate that the City shall occupy and have the full beneficial use of the City Hall property free of rent until September 1st, 1915.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 32.

No. 174

AN ORDINANCE—Amending Sections 4 and 5 of an ordinance entitled, "An Ordinance regulating signs, sign-boards, awnings, marquees and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance," approved by the Mayor July 3rd, 1913.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Sections 4 and 5 of an ordinance entitled, "An Ordinance regulating signs, sign-boards, awnings, marquees and porte cocheres on, over or in close proximity to a public highway, and liable to become dangerous to the traveling public; providing for the issuing of permits by the Department of Public Safety; fixing the license fees to be paid therefor; providing for the inspection thereof, and providing a penalty for the violation of the provisions of this ordinance," approved by the Mayor July 3rd, 1913, and recorded in Ordinance Book, volume 25, page 322, which read as follows:

"Section 4. The provisions of this ordinance shall not apply to awnings placed on the second floor windows, or above the same, but shall apply to all awnings which overhang the sidewalks and are fastened below the second floor windows. All awnings shall be so constructed that the lowest part thereof shall be not less than seven and one-half feet above the level of the sidewalk and shall be firmly and securely fastened to the building, and be kept in good order and repair."

"Section 5. No sign, sign-board, marquee, porte cochere or awning which overhangs a public highway, except the flat signs as herein provided in Section 2, and no sign on top of any building, and no sign or sign-board which is on a public highway, or sufficiently close to a public highway to become dangerous to the traveling public, shall be maintained, or hereafter erected until a permit therefor shall first be obtained from the Department of Public Safety through the Bureau of Building Inspection, authorizing the construction thereof, as hereinafter provided.

The following fees shall be charged for the issuing of said permits:

For each overhanging illuminated sign at the rate of 10 cents per annum per square foot of sign surface on each illuminated side of said sign, provided, that no permit shall be issued for an illuminated sign for which a charge shall be made of less than \$2.00 and the maximum charge for any permit shall be \$10.00. The said rates shall apply to all existing projecting signs which are permitted under this ordinance, provided, that in the case of existing non-illuminated signs, measurements shall be made on one side only.

The fee for the issuing of permit for illuminated roof signs shall be \$5.00 and for marquee or porte cocheres shall be \$10.00. In case a sign is attached to a marquee, or the marquee itself carries any advertising matter, an additional permit shall be taken out on the basis provided for overhanging illuminated signs, and all the requirements of Section 1 shall apply thereto respecting illumination and construction in so far as the same are not inconsistent with the provisions of Section 3 hereof.

The fee for a permit for any other type of sign, sign-board or awning, not specifically covered shall be \$1.00.

No license fee shall be charged for a permit for a flat sign of the area described in Section 2 hereof. The fee for any flat sign in excess of such area shall be \$1.00."

Shall be and the same are hereby amended to read as follows:

"Section 4. All awnings shall be so constructed that the lowest part thereof shall not be less than seven and one-half feet above the level of the sidewalk and shall be firmly and securely fastened to the building and be kept in good order and repair. No advertising whatsoever shall be placed on any awning, except that the name or the business only may be placed on the front of the awning."

"All awnings hereafter constructed shall be supported solely from the building, without any support whatever on the curb line, or the sidewalk. No awning of a permanent character, constructed of wood or metal, or both, shall hereafter be erected until plans for the same have been approved by the Director of the Department of Public Safety."

"Section 5. No sign, sign-board, marquee, porte cochere, or awning which

overhangs a public highway, except the flat signs as herein provided in Section 2, and no sign on top of any building, and no sign or sign-board which is on a public highway, or sufficiently close to a public highway to become dangerous to the traveling public, or hereafter erected until a permit therefor shall first be obtained from the Department of Public Safety, through the Bureau of Building Inspection, authorizing the construction thereof, as hereinafter provided.

The following fees shall be charged for the issuing of said permits:

For each overhanging illuminated sign at the rate of 10 cents per annum per square foot of sign surface on each illuminated side of said sign, provided, that no permit shall be issued for an illuminated sign for which a charge shall be made of less than \$2.00, and the maximum charge for any permit shall be \$10.00. The said rates shall apply to all existing projecting signs which are permitted under this ordinance, provided, that in the case of existing non-illuminated signs measurements shall be made on one side only.

The fee for the issuing of permit for illuminated roof signs shall be \$5.00 and for marqueises or porte cocheres shall be \$10.00. In case a sign is attached to a marquee, or the marquee itself carries any advertising matter, an additional permit shall be taken out on the basis provided for overhanging illuminated signs, and all the requirements of Section 1 shall apply thereto respecting illumination and construction in so far as the same are not inconsistent with the provisions of Section 2 hereof.

The fee for a permit for any other type of sign or sign-board not specifically covered, shall be \$1.00. No license fee shall be charged for a permit for a flat sign of the area described in Section 2 hereof. The fee for any flat sign in excess of such area shall be \$1.00. Any awning heretofore constructed which is supported by a post, pillar or other support, on the sidewalk as well as the building, shall pay a license fee of \$2, and if the entire awning is of permanent construction consisting of either metal or wood, or both, the license fee shall be \$5. Any continuous awning which is of permanent construction which extends over more than one street shall be considered a separate awning for each of said streets and a separate license fee shall be paid therefor. No license fee shall be charged for what is commonly distinguished as drop awnings, which are made of cloth and metal or wood frame, and are supported solely from the building."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 33.

No. 175

AN ORDINANCE—Authorizing the setting aside of a certain contract awarded by the Mayor and the Director of the Department of Public Works to R. D. Thomas and Company for the construction of a certain sewer on Bayard and Neville streets, Pittsburgh, and authorizing the readvertising of the same.

Whereas, In bidding for the construction of a 24 inch and 30 inch T. C. Pipe and 42 inch brick relief sewer on Bayard street and Neville street from Bellefield avenue to Center avenue, R. D. Thomas and Company made an error in their bid in that they bid \$10.00 per lineal foot for 36 inch by 96 inch brick intersection chamber; and

Whereas, They intended to bid \$100.00 per lineal foot for the same; and

Whereas, The said R. D. Thomas and Company claim that they can not perform this work although their bid was accepted and contract awarded to them for the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works are hereby authorized and directed to set aside the said award and to reject all bids for the construction of a 24-in. and 30-in. T. C. Pipe and 42 inch brick relief sewer on Bayard street and Neville street from Bellefield avenue to Center avenue, and to readvertise for the same under the terms of Ordinance No. 51, Series 1915, approved March 3rd, 1915, entitled, "An Ordinance authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers and providing for the payment of the costs thereof."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 36.

No. 176

AN ORDINANCE—Providing for the letting of a contract or contracts for the raising and remodeling of two dwellings on the North Side Reservoir property.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bid-

ders for the raising and remodeling the two dwellings on the North Side Reservoir property for a sum not to exceed Three Thousand, Six Hundred (\$3,600.00) Dollars, in accordance with the Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D., 1901, and the different supplements and amendments thereto, and the ordinances of the Council in such cases made and provided.

Section 2. The sum of Three Thousand, Six Hundred (\$3,600.00) Dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 167.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 36.

No. 177

AN ORDINANCE—Providing for the reconstruction and remodeling of the portion of the Herron avenue (formerly Forfar street) Bridge and piers affected by the abolition of the grade crossing over tracks of Baltimore and Ohio Railroad Company at Liberty avenue and Thirty-third street, and setting aside the sum of \$42,000.00 from the proceeds arising from the sale of "Grade Crossing Bonds, 1912," for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the reconstruction and remodeling of the portion of the Herron avenue (formerly Forfar street) Bridge and piers affected by the abolition of the grade crossing over tracks of Baltimore and Ohio Railroad Company at Liberty avenue and Thirty-third street, for a sum not to exceed \$42,000.00, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 2. That for the payment of the costs thereof the sum of Forty-two Thousand (\$42,000.00) Dollars, or so much thereof as may be necessary, is hereby set apart and appropriated from that portion of the proceeds arising from the sale of "Grade Crossing Bonds, 1912," set aside to Contract No. 122 the tripartite agreement between the Pitts-

burgh Junction Railroad, the Consolidated Traction Company, and the City of Pittsburgh, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund for the payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 37.

No. 178

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for surfacing roadway in Riverview Park, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for surfacing roadway in Riverview Park, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the cost thereof the sum of Seven Thousand (\$7,000.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account 1485-B, "Repaving Schedule," Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 38.

No. 179

AN ORDINANCE—Authorizing the acceptance of a nine (9) inch T. C. Pipe Sewer constructed on Elba street, from a point one hundred and seventy-three (173) feet east of Junilla street to the existing sewer on Elba street.

Whereas, S. A. Dies, owner of property abutting on the line of said Elba street, between said points, at his own

cost and expense, constructed a nine (9) inch T. C. pipe sewer on Elba street, between said points, under the supervision and inspection of and satisfactory in all respects to the Director of the Department of Public Works; and

Whereas, It is desired that the City of Pittsburgh formally accept said sewer as a part of the City's system of public sewers; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the nine (9) inch T. C. pipe sewer constructed on Elba street, from a point one hundred and seventy-three (173) feet east of Junilla street to the existing sewer on Elba street, by S. A. Dies, owner of property abutting thereon, at his own cost and expense, be and the same is hereby accepted and declared to be a public sewer of the City of Pittsburgh and the Department of Public Works is hereby authorized and directed to treat it as a part of said City's system of public sewers.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 39.

No. 180

AN ORDINANCE—Requiring residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings, within the City of Pittsburgh, to separate and provide separate vessels or containers for garbage and rubbish, to facilitate and expedite the removal thereof, and providing penalties for failing to do so.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the approval of this ordinance, all residents, householders, tenants, hotel keepers, boarding-house keepers, retail dealers and all persons occupying dwellings within the City of Pittsburgh, for the purpose of aiding in the removal and disposal of garbage and rubbish, shall carefully separate the same.*

All garbage shall be placed in a separate can, said can to be water-tight and provided with a closely fitting lid. Nothing but garbage shall be placed in said can.

Garbage within the meaning of this ordinance is defined as follows:

All refuse of animal or vegetable matter which has been used for the food of man and all refuse of animal or vegetable matter which was intended to be so used, and includes offal, condemned food, and all dead animals or parts thereof.

All rubbish shall be tied in bundles or placed in separate receptacles so as to prevent its being scattered about. It shall be kept either inside the house or in some other place protected from the rain or snow.

Rubbish within the meaning of this ordinance is defined as follows:

All paper, pasteboard, rags, mattresses, wornout furniture, old clothes, old shoes, old rubbers, leather, carpets, broken glass, crockery, bottles, straw, excelsior, floor sweepings, old metal, packing boxes and barrels and broken parts thereof, tin cans, Christmas trees, leaves, grass cuttings and household refuse generally, exclusive of garbage and ashes.

Section 2. Any person violating any of the provisions of this ordinance shall be subject to a fine for the first offense of not less than \$1.00 nor more than \$5.00, and for the second offense not less than \$5.00 nor more than \$15.00, under proceedings before any Police Magistrate of the City of Pittsburgh for summary conviction, and in default of payment of said fine shall be committed to the County Jail for a period not exceeding thirty days.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 39.

No. 181

AN ORDINANCE—Changing the name of Brashear street, between Hastings street and Jackson's property line, Fourteenth ward, to Juniata place.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the name of Brashear street, between Hastings street and Jackson's property line, Fourteenth ward, shall be and the same is hereby changed to Juniata place.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 40.

No. 182

AN ORDINANCE—Changing the name of Argentine place, between Dawson street and property line, Fourth ward, to "Oakland Square."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

the name of Argentine place, between Dawson street and property line, Fourth ward, shall be and the same is hereby changed to "Oakland Square."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 41.

No. 183

AN ORDINANCE—A supplement to an ordinance entitled, "An Ordinance regulating, in the interests of public safety, health and convenience, the movement of pedestrian, animal and vehicular traffic of every kind in streets, parks, bridges, squares and public places and providing a penalty for the violation thereof," Approved June 3rd, A. D., 1910, and recorded in Ordinance Book 21, page 546.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That in addition to the rules and regulations adopted by the provisions of an ordinance entitled, "An Ordinance regulating, in the interests of public safety, health and convenience, the movement of pedestrian, animal and vehicular traffic of every kind in streets, parks, bridges, squares and public places and providing a penalty for the violation thereof," approved June 3rd, A. D., 1910, and recorded in Ordinance Book 21, page 546, the following rules and regulations are hereby adopted and it is made a part of the duty of the Director of the Department of Public Safety and the employees of the Bureau of Police, of the City of Pittsburgh, to enforce the same, to-wit:

ARTICLE I.

Parking Regulations for Private Vehicles.

Section 1. Parking of cars is prohibited for 24 hours each day on Fourth avenue; on Fifth avenue, between Penn and Sixth avenues; on Oliver avenue; on Sixth avenue, between Smithfield and Grant streets; but parking of Theatre cars on Sixth avenue, between Cherry way and Grant street is permissible between 7 P. M. and 12 P. M.; Sixth street, between Liberty avenue and Duquesne way; Sheridan avenue; from Center avenue to Penn avenue. Vehicles are not permitted to stop on said streets except for the purposes of receiving and discharging of passengers.

Section 2. Owners and drivers of wagons, automobiles and all other vehicles are permitted to park their cars at the following locations, to-wit:

On Duquesne way or Allegheny Wharf, from Stanwix street to Exposition Building.

On Monongahela Wharf, parallel with Water street, from Penn avenue to Smithfield street.

Section 3. Parking of wagons, automobiles and other vehicles for a period longer than 30 minutes is prohibited on the following streets for 24 hours each day, Sundays excepted.

Penn avenue, from Whitfield street east to P. R. R. Bridge.

Frankstown avenue, from Penn avenue to Station street.

Collins avenue, from Penn avenue to Broad street.

Highland avenue, from Center avenue to Broad street.

Whitfield street, from Penn avenue to Baum boulevard.

Baum boulevard, from Grant boulevard to Highland avenue.

Center avenue, from Penn avenue to Highland avenue.

Section 4. Parking on the following named streets for a period longer than 30 minutes is prohibited between the hours of 6 A. M. and 6 P. M., Sundays excepted, viz:

Grant boulevard, from Seventh avenue to Center avenue.

Webster avenue, from Grant street to Seventh avenue.

Sixth avenue, from Smithfield street to Liberty avenue.

Smithfield street, from Water street to Liberty avenue.

Wood street, from Water street to Liberty avenue.

Market street, from Water street to Liberty avenue.

Penn avenue, from Water street to Liberty avenue.

Penn avenue, from Fifth avenue to Eleventh street.

Liberty avenue, from Fifth avenue to Seventh avenue.

Water street, from Ross street to Liberty avenue (on the north side of street).

Ross street, from Diamond street to Water street.

Stanwix street, between Liberty avenue and Penn avenue.

Seventh street, from Liberty avenue to Penn avenue.

Ninth street, from Liberty avenue to Penn avenue.

Tenth street, from Liberty avenue to Penn avenue.

Eleventh street, from Liberty avenue to Penn avenue.

Fifth avenue, from Sixth avenue east to the High School.

Forbes street, from Ross street east to Marion street.

Grant street, from Water street to Liberty avenue.

Liberty avenue, from Ferry street (on the south side of street) and Fancourt (on the north side of street) to Twenty-eighth street.

Penn avenue, from Fancourt street (on the south side of street) and Stanwix street (on the north side of street) to Thirty-fourth street.

First avenue, from Ross street to Blockhouse way.

Second avenue, from Ross street to Blockhouse way.

Third avenue, from Ross street to Blockhouse way.

Diamond street, from Ross street to Liberty avenue.

Seventh avenue, from Webster avenue to Liberty avenue.

Cherry way, from Liberty avenue to Water street.

Market place, from Fifth avenue to Market street.

Wylie avenue, from Fullerton street to Fifth avenue.

Fullerton street, from Bedford avenue to Center avenue.

Duquesne way, from Stanwix street to Sixth street.

Carson street, from South Sixteenth street to Point Bridge.

Carson street, west from South Sixteenth street to Wabash avenue and West Carson street.

Smithfield street, from Carson street to the south end of Smithfield street bridge.

Federal street, north from Bridge to North avenue.

General Robinson street, from Federal street to Exposition Park.

East street, from North avenue north to Madison avenue.

Madison avenue, from North avenue to East street.

ARTICLE 2.

Taxicabs and "For Hire Cars."

Section 1. Chauffeurs of taxicabs and "For Hire" cars may park their cars, from 6 P. M. to 6 A. M., Sundays included, which must be restricted to the number of cars specified in each locality, permits for which will be issued by the Director of the Department of Public Safety, to-wit:

Grant street, north of Sixth avenue—four cars.

Grant street, south of Fifth avenue Court House side—four cars.

Smithfield street and Second avenue—two cars, west side of street.

Smithfield street and Fourth avenue—two cars, west side of street.

Smithfield street, between Fifth avenue and Oliver avenue—five cars, west side of street.

Smithfield street and Seventh avenue—three cars, west side of street.

Liberty avenue, east of Tenth street—five cars, north side of street.

Liberty avenue, east side of Smithfield street—three cars, north side of street.

Liberty avenue, east of Garrison place—two cars, north side of street.

Liberty avenue, west of Fifth avenue—five cars, south side of street.

Stanwix street, below Penn avenue—three cars on east side Fancourt street, below Penn avenue—three cars, on east side.

Penn avenue, west of Sixth street—three cars on north side of street.

Penn avenue, west of Seventh street—two cars, south side of street.

Wood street, east side South of Diamond street—three cars.

Tenth street, below Penn avenue.

Cherry way and Fifth avenue, west side—three cars.

Liberty avenue and Seventh street, north side of Liberty and west of Seventh—three cars.

On Girts way, between Forbes street and Senate street.

On Grant boulevard, between Fifth avenue and the Schenley Park bridge; provided, however, that all automobiles must be backed up to curb.

ARTICLE 3.

General Provisions.

Section 1. Moving of vehicles from one location to another for 30 minute periods, in order to evade the intent and purpose of the rule, will be considered a violation of the provisions of this ordinance, and policemen are hereby authorized to enforce its requirements.

Section 2. On an avenue or street divided longitudinally by a parkway, walk, sunken way or viaduct, vehicles shall keep to the right of such division.

Section 3. No vehicle shall back to make a turn in any street, if by so doing it interferes with other vehicles, but shall go around the block or to a street intersection sufficiently wide to turn in without backing.

Section 4. At intersections or street corners or other locations where policemen are stationed for the purpose of managing traffic conditions, drivers of vehicles shall come to a stop when the officer gives one blast of the whistle and proceed when two blasts are given. Three or more blasts of the whistle given by the policeman indicates a signal of alarm, either the approach of a fire engine or some other danger, and vehicles shall be immediately drawn up to the curb on either or both sides of the street, leaving the central part of the street free for the use of emergency purposes.

Section 5. No vehicle or street car shall so occupy any street as to interfere with or interrupt the passage of other street cars or vehicles except in cases of accident.

Section 6. No vehicle shall stand headed, or be driven, on one-way streets, or any street marked by an arrow sign, except in the direction in which traffic is moving or indicated by the arrow; but it may stop at either curb provided there are no other violations of law.

Section 7. A vehicle waiting at the curb shall promptly give place to a

vehicle about to receive or discharge passengers, or loading and unloading of goods or materials.

Section 8. Vehicles that have been standing by the curb and desire to get into traffic line shall not break into line, but shall await their turn at the end of the line, unless duly authorized by instructions of a policeman.

Section 9. Splitting of track or "straddling" of the two inside rails of street car lines is prohibited, provided, that the same interferes with the movement of traffic.

Section 10. When two or more vehicles arrive at a street intersection at the same time, the vehicle to the right hand of any driver shall have the right of way.

Section 11. No one shall drive or conduct any vehicle in such condition, so constructed, or so loaded as to be likely to cause delay in traffic or accident or injury to man, beast or property.

Section 12. No one shall ride upon the rear end of any vehicle without the consent of the driver, and when so riding no part of the person's body shall protrude beyond the limits of the vehicle.

Section 13. Vehicles hauling iron or any other material extending out over the rear end of the vehicle shall have provided a red flag as means of warning to pedestrians in order to prevent accidents.

Section 14. The Director of the Department of Public Safety shall be and he is hereby authorized and directed to supply patrolmen with "Red Tags" which shall be used for the purpose of giving due notice to the owners, chauffeurs and drivers of automobiles and other vehicles, when there are any violations of the traffic laws and rules of the Department of Public Safety, that they shall appear before a Police Magistrate at one of the Police Stations in the City, designating the date and time thereof, provided, however, that this provision shall not interfere with the rights of policemen to arrest on view for crimes and misdemeanors, which power is given by laws and ordinances now in existence.

Section 15. "For Hire" cars and taxicabs are not permitted to stand in front of or adjacent to any cafe.

Section 16. The provisions of this ordinance shall not interfere with the loading and unloading of goods and materials, but drivers will not be permitted to allow their vehicles to remain on the streets designated for a longer period than is reasonable for such loading and unloading purposes.

ARTICLE 4.

Penalty.

Section 1. Any person violating any provisions or regulations above set forth or authorized shall, upon conviction thereof before any Alderman or Police Magistrate of the City of Pittsburgh be fined not less than Five (\$5.00) Dollars and not exceeding

Twenty-five (\$25.00) Dollars and in default of payment of such fine, may be committed to imprisonment for not more than thirty days in the Allegheny County Jail.

Section 2. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Approved June 30, 1915.

Ordinance Book 27, page 41.

No. 184

AN ORDINANCE—Establishing the grade on Tonopah avenue from Realty avenue to Westinghouse way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Tonopah avenue from Realty avenue to Westinghouse way, be and the same is hereby established as follows, to-wit:

Beginning at the east curb line of Realty avenue at an elevation of 541.76 feet; thence falling at a rate of 5.0 feet per 100 feet for a distance of 14.01 feet to the east building line of Realty avenue, to an elevation of 541.06 feet; thence falling at a rate of 11.0 feet per 100 feet for a distance of 237.52 feet to the west building line of Fallowfield avenue, to an elevation of 514.93 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 50 feet to the east building line of Fallowfield avenue, to an elevation of 511.43 feet; thence falling at a rate of 17.0 feet per 100 feet for a distance of 206.00 feet to a point to an elevation of 476.41 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 31.82 feet to the west curb line of Dagmar avenue, to an elevation of 474.18 feet; thence falling at a rate of 24.42 feet per 100 feet for a distance of 141.00 feet to a point, to an elevation of 439.75 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 165.0 feet to the east building line of Kiralfy avenue, to an elevation of 428.20 feet; thence falling at a rate of 11.92 feet per 100 feet for a distance of 250.0 feet to the west building line of Fairacres avenue, to an elevation of 398.40 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 320 feet to the east building line of Ringwalt avenue, to an elevation of 376.00 feet; thence falling at a rate of 22.8 feet per 100 feet for a distance of 110.19 feet to a point, to an elevation of 350.88 feet; thence falling at a rate of 7.0 feet per 100 feet for a distance of 28.77 feet to the west curb line of Westinghouse way to an elevation of 348.87 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the

same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 46.

No. 185

AN ORDINANCE—Accepting the dedication of certain property, in the Fourth ward of the City of Pittsburgh, for public use for highway purposes and opening the same as a portion of Forbes street.

Whereas, Nicola Land Company, a corporation organized and existing under the laws of the State of Pennsylvania, the owner of the property hereinafter described, has executed and delivered to the City of Pittsburgh, its certain Deed of Dedication, bearing date June 16th, 1915, now on file in the office of the Bureau of Engineering of said City, wherein it has conveyed said ground to said City for public street or public highway purposes for the widening of Forbes street and has released said City from any liability for damages for or by reason of the physical grading of said lot or piece of ground to the grade established on the street or public highway on which the same fronts or abuts.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the said Deed of Dedication be and the same is hereby accepted, and the Bureau of Engineering is hereby authorized and directed to place the same of record in the office of the Recorder of Deeds in and for the County of Allegheny.

Section 2. That ground so, as aforementioned, conveyed to said City for public highway purposes, shall be and the same is hereby appropriated and opened as a public highway and as a part of Forbes street, upon which the same abuts, in accordance with the terms of said Deed of Dedication, the same being bounded and described as follows, to-wit:

Beginning at a point on the southerly line of Forbes street distant 291.41 feet northeastwardly from the easterly line of Bouquet street; thence continuing along the said southerly line of Forbes street in a northeasterly direction for the distance of 58.46 feet to a point; thence deflecting to the right 24 degrees 32 minutes and continuing along the said southerly line of Forbes street in an easterly direction for the distance of 58.46 feet to a point; thence in a westerly direction by the arc of a circle having a radius of 268.87 feet and a central angle of 24 degrees 32 minutes for the distance of 115.13 feet to the place of beginning, containing 210.64 square feet.

Section 3. The Department of Public Works is hereby authorized and directed to enter upon, take possession

of and appropriate the said described property for a public highway in conformity with the provisions of this ordinance.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 46.

No. 186

AN ORDINANCE—Granting unto Mr. F. F. Nicola, his successor and assign, the right to lay, maintain and use a certain concrete tunnel under and across Exchange way, at a point 70 feet 9 inches east of Bells way, subject to the terms and conditions of this ordinance.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That

Mr. F. F. Nicola, his successor and assign, is hereby given the right and authority to lay, maintain and use the following concrete tunnel under and across Exchange way, at a point 70 feet 9 inches east of Bells way, for the purpose of conveying freight from the Pennsylvania Railroad tracks into a building to be built on the property of the said F. F. Nicola, subject to the provisions of this ordinance:

One (1) concrete tunnel 5 feet wide by 5 feet 5 inches high, inside measurements.

The foregoing tunnel shall be laid in the location and in full conformity with the plan on file in the Department of Public Works and identified by Accession No. H-1385, Folder No. H-140, the said plan being entitled "Plan of proposed tunnel to be constructed by Mr. F. F. Nicola across Exchange alley, Pittsburgh, Pa."

Section 2. The construction, maintenance and use of the said tunnel shall be at all times subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets and to the ordinances of the said City relating thereto, and to the provisions of any general ordinance which may hereafter be passed relating to the construction, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantee, its successor and assign, shall be liable for all damages to persons including the street and subsurface structures therein by reason of the construction, maintenance and use of the said tunnel.

Section 5. The said grantee shall, at his own cost and expense, repair and

replace all street pavement, sidewalks, surface and subsurface structures which are in any way damaged or disturbed in the construction, maintenance and use of the said tunnel, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works of the said City.

Section 6. The rights herein granted may be cancelled and revoked at any time hereafter upon sixty days' notice by the Director of the Department of Public Works to the said F. F. Nicola, his successors, or assigns, and thereupon the said F. F. Nicola, his successors or assigns shall remove the said tunnel from Exchange way and replace the same in good condition under the direction of the Director of the Department of Public Works.

Section 7. This ordinance shall not become operative unless the said F. F. Nicola shall within thirty days after the passage and approval thereof, file his acceptance in writing, with the City Controller, of this ordinance with all the terms and conditions thereof.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 47.

No. 187

AN ORDINANCE—Amending Section 4, Mayor's Office, and Section 52, Department of Public Works, of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28th, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 4, Line 5, of an ordinance entitled, "An Ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof, which became a law January 28th, 1915, which reads as follows:

Stenographer, \$1,200.00 per annum. shall be and the same is hereby amended to read:

Clerk and Stenographer, \$1,500.00 per annum.

And Section 52, Line 4, of an ordinance entitled, "An Ordinance fixing the number of officers and employees in all departments of the City of Pittsburgh, and the rate of compensation thereof," which reads:

Clerk and Stenographer, \$1,500.00 per annum.

shall be and the same is hereby amended to read:

Stenographer, \$1,200.00 per annum.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 49.

No. 188

AN ORDINANCE—Providing for the repaving of Tenth street from Liberty avenue to Penn avenue; Hazelwood avenue, from Beechwood boulevard to Greenfield avenue, and Greenfield avenue, from Hazelwood avenue to Loretto street, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the repaving of the following streets, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City:

	Estimated Cost.
Tenth street, from Liberty avenue to Penn avenue....	\$ 3,500.00
Hazelwood avenue, from Beechwood boulevard to Greenfield avenue	4,200.00
Greenfield avenue, from Hazelwood avenue to Loretto street	5,000.00

Total\$12,700.00

Section 2. That for the payment of the costs thereof, the various sums set forth in Section 1 of this ordinance, or so much thereof as may be necessary, amounting in the aggregate to \$12,700.00, shall be and the same are hereby set apart and appropriated from Code Account No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 49.

No. 189

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction of a public sewer on Poplar way and Hickory way, from a point 60 feet west of Washington street to Bedford avenue, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a public sewer on Poplar way and Hickory way, from a point 60 feet west of Washington street to Bedford avenue, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work, in accordance with the laws and ordinances governing the said City.*

Section 2. That for the payment of the cost thereof the sum of Eleven Hundred (\$1,100.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 50.

No. 190

AN ORDINANCE—Providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Safety shall be and they are hereby authorized, empowered and directed to advertise for proposals and award a contract or contracts to the lowest responsible bidder or bidders for the erection of a Tower Building for training school purposes for the employees of the Bureau of Fire for a sum of money not to exceed \$4,-*

000.00, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved March 7th, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 6, 1915.

Approved July 7, 1915.

Ordinance Book 27, page 51.

No. 191

AN ORDINANCE—Authorizing and directing the Director of the Department of Public Works to allot stands in new market building and providing for allotment of stands to old stand holders and preference to existing tenants.

Whereas, In the tearing down of the Diamond Market Buildings many stand owners have or will be dispossessed of stands which are of value because of the good will attached by reason of years of occupancy; and

Whereas, Said tenants being deprived of their stands through no fault of their own, it is but just and proper that in the allotment of locations or stands in the new buildings that said tenants should be replaced with respect to location and desirability as nearly as possible as they stood in the old buildings; and

Further that in all cases old tenants in allotting and renting should be preferred; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Director of the Department of Public Works is hereby empowered and directed to allot stands (both temporary and permanent) in the new market buildings, and said Director is hereby directed to allot to the stand holders and tenants of the old buildings stands in the new buildings occupying as nearly as changed conditions will allow, the same position as to location and desirability as the stands possessed by said tenants in the old buildings.*

Section 2. Be it further provided that in the allotment of stands in the new market buildings, existing or old tenants shall have the preference.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed June 29, 1915.

Pittsburgh, July 13th, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor and returned with his objections to the Council, was passed by a two-thirds vote of said Council, this 13th day of July, A. D. 1915.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 27, page 52.

No. 192

AN ORDINANCE—Regulating dance halls, providing conditions under which dances may be held in the City of Pittsburgh, and imposing certain penalties for the violation of the provisions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the term "dance," for the purpose of this ordinance, shall include:*

Every dance not held in a private home or residence.

Any class in which instruction in dancing is given for hire.

The term "dance hall" shall mean any hall, room, pavilion, or place in which a dance, as above defined, is to be held.

Section 2. No dance hall, as defined in this ordinance, shall be used until a certificate of registration shall have been obtained, application for such certificate of registration shall be made to the Department of Public Safety of the City of Pittsburgh at least five days before any dance is to be held in such hall. The hall shall be inspected by the Bureau of Building Inspection and when approved the certificate shall be issued through the Department of Public Safety to the owner or lessee of such hall without charge. Such certificate shall be good for one year from date of issue, and in the event of a change of ownership of the dance hall a new application shall be made for a certificate.

Section 3. No certificates of registration shall be issued unless such dance shall comply with and conform to all ordinances and regulations of the City and unless the said dance halls shall be well ventilated, and separate dressing rooms shall be provided for men and women opening directly from the dance hall, well lighted and having adequate toilets; palatable drinking water shall also be provided. Said dance halls shall be in a safe condition and shall conform to all the rules and regulations respecting the construction of buildings and shall at all times be kept in a safe and proper condition.

Section 4. No person shall serve, have or drink intoxicating liquor in or about any dance hall and no dance shall be held or conducted in any place

where intoxicating liquor may be obtained without leaving such dance hall and without payment of the regular entrance charges in case of a return. No return check shall be given to persons leaving the hall. It shall be the duty of any person to whom a certificate of registration, as above provided, has been issued, to see that the provisions of this ordinance are enforced, and to this end he shall retain the right at any time to cause dancing or the use of said dance hall to be suspended, and in case any knowledge or credible information shall come to him that any of the provisions of this ordinance are being violated, he shall forthwith cause such violation to cease or cause dancing in such hall to be discontinued.

The owner of such certificate of registration shall keep such dance hall in a clean, healthful and sanitary condition at all times and have the stairways and other passages and all rooms and places connecting with such dance halls, at all times open and well lighted.

Section 5. For the purposes of issuing permits for dances as defined by this ordinance, dances shall be classified in divisions as follows:

Division A shall include (1) all dances of bona fide social character to which admission is limited strictly on invitation of the person, organization, society, or other, acting as host and for which no fee, either by way of admission or in any other manner, is charged; (2) classes in which instruction is given for hire, providing those attending for the purpose of such instructions are under the age of fourteen years.

Division B shall include any dance given by any fraternal, charitable, religious or benevolent organization having a regular membership, when properly vouched for, associated primarily for mutual, physical and mental welfare, to which admission is limited to members and guests, and for which a fee is charged and the revenue accruing to such organization, and shall also include small dancing studios or dancing schools having less than 2500 square feet of floor space and never having more than 20 persons in attendance, where dancing instruction is given for hire to classes of students.

Division C includes all dances for which admission is charged and to which the public is promiscuously invited, and all other dances within the scope of this ordinance not classified in Divisions A and B.

No charge shall be made for dances included in Division A. Dances included in Division B shall pay one-half of the rate as established by this ordinance. Dances included in Division C shall pay for permits at the rate of Fifty Dollars per annum where the floor space of dance halls contains less than 2500 square feet of surface. Dances to be given in dance halls containing 2500 square feet or more of

surface shall pay fees at the rate of One Hundred Dollars per annum. Fees to be paid quarterly. Licenses may be issued by the month or for single dances in which event the fee shall be one-tenth of the annual fee as named. An application for permit shall be made at least seventy-two hours before the dance is to begin and a separate permit must be secured for each dance held. These permits are to be obtained and paid for by the persons holding the dances and not by the owner of the hall.

Section 6. Whenever requested by persons securing certificates or permits for dances classified in Divisions A and B, one or more police officers of the City shall be assigned to the said dance hall. In issuing permits for dances in Division C it shall be discretionary with the Director or Head of the Department of Public Safety, or the Superintendent of the Bureau of Police, or the Police Commissioner in charge of the district in which said dances are to be held, to specify that one or more officers should attend said dances and the wages for these officers shall be paid by the applicant at the time of securing the permit therefor. The desk sergeant of the nearest police station shall also be informed of the location of all dances being held within that district in order to assign policemen in case of fire or disorder. Compliance with instructions from the Department of Public Safety aimed to prevent vulgarity and immorality shall be considered by the police officials as a reasonable consideration in determining whether police shall attend dances. Dances where the correct closed position for dancing is approved by the Department of Public Safety and the dancing teachers and dance hall proprietors of Pittsburgh is strictly enforced shall be favorably regarded when the question of enforcing police attendance arises. All masquerade, costume dances and unusual entertainments known commonly as "novelty" should have two or more police in attendance.

Each and every certificate of registration and every permit shall be given subject to the condition and provision that any police officer of the City shall have the right to attend any dance as defined in this ordinance for the purpose of inspecting the same, and no person shall deny or refuse such police officer admission thereto at any and all times while the same is being used for a dance, and it shall be the duty of the police officers of the City to see that the provisions of this ordinance are well and truly complied with and to arrest and prosecute any and all persons violating any of the provisions of this ordinance.

It shall be the duty of the Director of the Department of Public Safety to forthwith suspend any permit and cause any dance being held to be discontinued and terminated and the place where the same is being held to be vacated whenever any violations of the

provisions of this ordinance shall not be at once corrected upon notice by him to the person in charge to correct the same.

All dances shall be discontinued and all dance halls shall be closed on or before the hour of twelve o'clock, midnight, provided, however, that upon application of a responsible person, organization or society, an investigation by the Department of Public Safety, it may grant such person, organization or society a permit to continue until a time specified in such permit, but no tickets shall be sold or accepted for admission to such dance hall after the hour of twelve o'clock, midnight.

Section 7. It shall be unlawful after nine o'clock P. M. to permit or suffer any person to attend or take part in any dance or remain in such dance hall, if such person is under eighteen years of age, unless such person be in company of at least one of his or her parents or legal guardian. It shall be unlawful for any person to make any misrepresentation or false statement as to the age of himself or herself, or any other person, for the purpose of obtaining the admission of such person as to whose age such statement of representation is made to any dance hall, or the permission for such person to remain therein in violation of this ordinance, and it shall be unlawful for any person to represent himself or himself to be a parent or legal guardian of any other person in order that such other person may obtain admission to such dance hall, to be permitted to remain therein in violation of this ordinance.

Section 8. No dance of a gross or vulgar character shall be permitted in any dance hall and no person shall be permitted to conduct himself in a gross or vulgar manner in such place. The hall shall be brightly lighted during the progress of the dance and so-called shadow dances and moonlight dances shall be prohibited. No intoxicated person shall be permitted in any dance hall during the progress of any dance.

Smoking shall not be permitted in the dance hall proper nor in any ante-room reserved for ladies or in the hallway leading to such dance hall. Boisterous conduct and profanity and loitering shall be prohibited in the hallways and about the entrance leading to the dance hall.

The Director of the Department of Public Safety is hereby authorized and directed to have copies of this ordinance or any part thereof, which he may deem material, printed on cards with print of a reasonably large size, so that it may be easily read, and such cards shall be posted at the entrance of any dance hall for which a certificate of registration is issued.

Section 9. The distribution of free or complimentary tickets in schools, school yards, the streets or any public place when the tickets give admission

to dances, dancing schools or classes, and the solicitation of minors under the age of eighteen years to attend dances is prohibited.

Section 10. Any person violating any of the provisions of this ordinance shall, on conviction thereof before any police magistrate of the City, be fined in a sum not exceeding One Hundred Dollars and in default of the payment thereof be committed to the Allegheny County Jail for a period not exceeding thirty days, and said license may be revoked at any time for any violation of the provisions of this ordinance.

Section 11. That an ordinance entitled, "An Ordinance regulating dance halls, providing conditions under which dances may be held in the City of Pittsburgh, and imposing certain penalties for the violation of provisions of the ordinance," approved July 8th, A. D. 1914, and recorded in Ordinance Book volume 26, page 203, and an ordinance entitled, "An Ordinance amending Sections 5 and 6 of an ordinance entitled 'An Ordinance regulating dance halls, providing conditions under which dances may be held in the City of Pittsburgh, and imposing certain penalties for the violation of the ordinance' approved July 8th, A. D. 1914, and recorded in O. B. volume 26, page 203," approved October 20th, A. D. 1914, and recorded in O. B. volume 26, page 311, shall be and the same are hereby repealed.

Passed July 13, 1915.

Approved July 15, 1915.

Ordinance Book 27, page 52.

No. 193

AN ORDINANCE—Creating in the Bureau of Infectious Diseases, Department of Public Health, certain positions necessary for the operation and maintenance of the Tuberculosis Hospital, and providing for the appointment of the same and the payment of their salaries and wages.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That there are hereby created in the Bureau of Infectious Diseases, Department of Public Health, the following positions, at the rates of compensation herein set forth:

1 Medical Superintendent, at \$3000 per annum.

1 Resident Physician, at \$1200 per annum.

1 Steward, at \$1200 per annum.

1 Clerk, Grade 2, at \$960 per annum.

1 Superintendent of Nurses, at \$1200 per annum.

10 Nurses, at \$780 each, per annum.

1 Supervisor of Attendants, at \$600 per annum.

5 Ward Attendants, at \$360 each, per annum.

4 Male Attendants, at \$480 each, per annum.

1 Chauffeur, at \$600 per annum.

1 Chief Cook, at \$600 per annum.

2 Assistant Cooks, at \$360 each, per annum.

1 Chief Engineer, at \$1380 per annum.

2 Assistant Engineers, at \$1080 each, per annum.

3 Scrub Women, at \$1.25 each, per day.

1 Laundryman, at \$2.25 per day.

6 Laborers, at \$2.00 each, per day.

3 Laundresses, at \$1.50 each, per day.

1 Carpenter, at C. U. W.

Section 2. The Director of the Department of Public Health shall be and he is hereby authorized and directed to make appointments as set forth in this ordinance; the salaries for the same to be paid out of the appropriations made to the Department for such purposes.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 13, 1915.

Approved July 15, 1915.

Ordinance Book 27, page 57.

No. 194

AN ORDINANCE—Authorizing the Director of the Department of Public Works to raise and relay the water pipe line in the district bounded by Penn avenue, Barbeau street, Duquesne way and Eighth street; and setting aside \$20,000.00 from the proceeds of the sale of Penn Avenue Improvement Bonds, 1915, for payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Director of the Department of Public Works shall be and is hereby authorized and directed to raise and relay the water pipe lines and appurtenances in the district bounded by Penn avenue, Barbeau street, Duquesne way and Eighth street. Said work to be done by the employees of said Department.

Section 2. That for the payment of the cost of said work the City Controller shall be and is hereby directed to set aside the sum of Twenty Thousand (\$20,000.00) Dollars from the proceeds of the sale of the Penn Avenue Improvement Bonds, 1915.

Section 3. That any Ordinance, or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 13, 1915.

Approved July 15, 1915.

Ordinance Book 27, page 57.

No. 195

AN ORDINANCE—Providing for the letting of a contract or contracts for relaying sidewalks on Davis Avenue Bridge over Woods Run, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the relaying of sidewalks on Davis Avenue Bridge over Wood Run, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 2. That for the payment of the costs thereof the sum of Twenty-five Hundred (\$2,500.00) Dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 13, 1915.

Approved July 15, 1915.

Ordinance Book 27, page 58.

No. 196

AN ORDINANCE—Providing for the making of a contract or contracts for the purchase of one (1) new auto propelled combination bus and ambulance, for use at the Tuberculosis Hospital, Leech Farm, Department of Public Health.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Supplies of the City of Pittsburgh, shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the furnishing of one (1) new auto propelled combination bus and ambulance, for use at the Tuberculosis Hospital, Leech Farm, in the Department of Public Health, for a sum of money not to exceed Sixteen Hundred (\$1600.00) Dollars, in accord-

ance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the seventh day of March, A. D. 1901, with the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of Sixteen Hundred (\$1600.00) Dollars, or so much of the same as may be necessary shall be and is hereby set apart and appropriated for the payment or payments required for the purchase of the above mentioned auto propelled combination bus and ambulance and that the said amount or amounts be paid out of Code Account No. 1214, an Operation Fund of the Tuberculosis Hospital in the Department of Public Health.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 13, 1915.

Approved July 15, 1915.

Ordinance Book 27, page 59.

No. 197

AN ORDINANCE—Authorizing the proper officers of the City to enter into a contract with the Pittsburgh Railways Company for the adjustment of the car license tax for the years 1915, 1916 and 1917, at the sum of \$20,000.00 per year, payable quarterly.

Whereas, An ordinance has been heretofore enacted by the City of Pittsburgh fixing certain charges upon the street cars operating within the City of Pittsburgh; and

Whereas, The Pittsburgh Railways Company operates all of the cars of the various street railway companies and traction companies within the City of Pittsburgh; and

Whereas, Certain disputes have from time to time arisen between the City of Pittsburgh and the Pittsburgh Railways Company respecting the amounts which should be paid under the provisions of said ordinance, and by virtue of the police powers of the City of Pittsburgh, for the poles, wires, tracks, cars, fixtures, and other appliances of the Pittsburgh Railways Company, and the various street railway companies and traction companies, operated by the Pittsburgh Railways Company; and

Whereas, It is the desire of the City of Pittsburgh and the Pittsburgh Railways to effect an amicable adjustment of the claims of the City on account of license fees against the Pittsburgh Railways Company for the years 1915, 1916 and 1917 without prejudice to any rights or claims that the City of Pittsburgh may have by virtue of any ordinance heretofore passed fixing car license charges, or other charges, or

otherwise due, or becoming due prior to January 1st, 1915, and without prejudice to the rights of the Pittsburgh Railways Company to contest the validity of said ordinance or ordinances for claims prior to January 1st, 1915; now therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the proper officers of the City be and they are hereby authorized and directed to enter into a contract with the Pittsburgh Railways Company in the following form:

ARTICLES OF AGREEMENT.

Made and entered into this day of 1915, by and between the City of Pittsburgh, a municipal corporation of the Commonwealth of Pennsylvania, party of the first part, and the Pittsburgh Railways Company, a corporation duly created and existing under the laws of the Commonwealth of Pennsylvania, party of the second part.

That Whereas, The City of Pittsburgh and the Pittsburgh Railways Company are desirous of settling and determining the amount which should be paid by the Pittsburgh Railways Company on account of car license taxes or fees, for the years 1915, 1916 and 1917; and

Whereas, The Pittsburgh Railways Company, while it denies the validity of any ordinance heretofore enacted fixing a car license fee or charge, nevertheless, desires to effect an amicable adjustment of the matter and as the controlling and operating company of all the various street railway companies and traction companies in the City of Pittsburgh is liable for the payment of any license, taxes or fees which may be chargeable to any of the said railway companies and traction companies.

Now, Therefore This Agreement Witnesseth: That in consideration of the mutual covenants and agreements herein contained it is hereby agreed between the City of Pittsburgh and the Pittsburgh Railways Company that the amount to be paid by the Pittsburgh Railways Company for the calendar years of 1915, 1916 and 1917 for car license tax shall be and is hereby fixed and determined, at the sum of Twenty Thousand (\$20,000.00) Dollars per year, payable quarterly on the first days of April, July, October and January of each year.

The aforesaid sum of Twenty Thousand (\$20,000.00) Dollars per year shall be in lieu of all car license taxes, pole and wire license fees or taxes existing by reason of the police powers of the City of Pittsburgh which may or might become due and owing to the City of Pittsburgh during the years 1915, 1916 and 1917. Provided, however, that nothing herein contained shall affect or impair the obligations imposed by virtue of certain ordinances heretofore enacted by the former City of Alle-

gheny imposing certain car license taxes, said ordinances being as follows, namely:

An ordinance to the North Side Passenger Railway Company, approved the 23rd day of June, 1881, which Company was subsequently merged into the Transverse Passenger Railway Company, and the subsequent ordinance to the Transverse Passenger Railway Company and the Allegheny Traction Company enacted August 4th, 1893;

Also an ordinance to the Millvale, Etna and Sharpsburg Street Railway Company enacted March 15, 1894;

Also an ordinance to the Union Passenger Railway Company enacted December 30, 1880;

Also an Act of Assembly incorporating the Pittsburgh, Allegheny and Manchester Passenger Railway Company, approved the 12th day of April, 1859, under the provisions of which ordinances and Act of Assembly the said companies are now obligated to pay at the rate of \$40.00 per car as provided in said ordinances and Act of Assembly, and the said obligations are to continue and remain as heretofore in addition to the payments herein provided for.

The obligations heretofore imposed under the provisions of three ordinances of the former City of Allegheny imposing a certain tax on the gross receipts of the hereinafter mentioned companies in lieu of all other charges whatsoever, namely:

The ordinance to the North Side Traction Company enacted March 15th, 1897;

The ordinance to the Cedar Avenue Street Railway Company enacted August 15th, 1901, and the ordinance to the Superior Avenue and Shady Avenue Street Railway Company enacted August 15th, 1901, all of which obligations are to remain and continue in addition to the payment of \$20,000.00 per year as herein provided.

It is Understood and Agreed that if during the years 1915, 1916 and 1917 the operation and control of the various street railways companies and traction companies, or any of them, is taken from the Pittsburgh Railways Company by the appointment of a Receiver for such companies, or otherwise, that the obligation of the Pittsburgh Railways Company shall not continue as to such companies, but shall continue as to those companies which shall be controlled or operated by it. The proportionate amount to be paid by the Pittsburgh Railways Company to be based upon the proportion of cars then operated by the Pittsburgh Railways Company as compared with the total number of cars operated by that Company immediately prior to the appointment of such Receiver; provided, however, that if the companies affected, are the various Railway Companies or Traction Companies, or any of them, heretofore referred to, located on the North Side of the City of Pittsburgh which are pay-

ing under the provisions of their special ordinances or charters, or any of them, that the obligations of the Pittsburgh Railways Company for the payment of the amount herein shall not be affected thereby.

This contract is entered into without prejudice to any rights or claims that the City of Pittsburgh may have for car license fees or charges, or other charges, due or becoming due prior to January 1st, 1915, by virtue of any ordinance or otherwise.

It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as, to impair, or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26, 1913.

This Agreement is entered into by and on behalf of the City of Pittsburgh by virtue of an ordinance of the City of Pittsburgh duly approved on the day of 1915, entitled "An Ordinance authorizing the proper officers of the City to enter into a contract with the Pittsburgh Railways Company for the adjustment of the car license tax for the years 1915, 1916 and 1917, at the sum of Twenty Thousand (\$20,000.00) Dollars per year, payable quarterly," and by and on behalf of the Pittsburgh Railways Company in pursuance of a resolution of the Board of Directors of the Pittsburgh Railways Company, duly passed at a meeting of the Board of Directors on the day of 1915.

In Witness Whereof, The City of Pittsburgh has hereunto attached its corporate seal, and has caused this agreement to be signed by the Mayor, and duly attested by the Director of the Department of Public Works, and the Pittsburgh Railways Company has hereunto attached its common and corporate seal, and caused this agreement to be signed by its president, duly attested by its secretary the day and date first above written.

CITY OF PITTSBURGH,

By Mayor.

Attest:
Director Department Public Works,
PITTSBURGH RAILWAYS COMPANY,
By Secretary.

Attest:
Secretary.

Passed July 13, 1915.
Approved July 15, 1915.
Ordinance Book 27, page 60.

No. 198

AN ORDINANCE—Authorizing the Postal Telegraph-Cable Company to lay and maintain underground ca-

bles, conduits and tubes beneath certain streets of the City of Pittsburgh.

Whereas, Certain questions have arisen and certain litigation is now pending respecting the rights of the Postal Telegraph Cable Company to lay and maintain its underground cables and conduits in certain streets of the City of Pittsburgh, particularly those involved in the section designated as the "Hump District"; and,

Whereas, An ordinance has heretofore been enacted conferring upon the Postal Telegraph Cable Company the right to lay and maintain underground cables along certain streets in the City of Pittsburgh, to-wit:

Beginning at the south end of the bridge at the corner of Sixth street and Duquesne way; thence along Duquesne way to Barkers place; along Barkers place to Liberty avenue; diagonally across Liberty avenue to Oliver avenue; along Oliver avenue to Grant street; along Wood street from Oliver avenue to Fourth avenue; along Fourth avenue from Wood street to Smithfield street; and said Company has since established its principal office for the City of Pittsburgh in the Keenan Building, at the corner of Liberty avenue and Seventh street, and has established branch offices in the Carnegie Building, at the corner of Fifth avenue and Cherry way, and at No. 236 Fourth avenue; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, its Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Postal Telegraph Cable Company be and is hereby authorized and empowered, subject to the terms and conditions hereinafter provided, to maintain underground cables and underground conduits through and along the streets and ways above mentioned (except from the south end of the bridge at the corner of Sixth street and Duquesne way; thence along Duquesne way to Barkers place, along Barkers place to Liberty avenue) and in addition thereto, along River avenue from Federal street to Sandusky street; along Sandusky street from River avenue to a point 200 feet north of North avenue; along Exchange way from Barkers place to Sixth street; along Liberty avenue from Fancourt street to Twelfth street; from the south end of the bridge at the corner of Sixth street and Duquesne way along Sixth street to Penn avenue; along Penn avenue to Barkers place; and along Barkers place to Liberty avenue; from the corner of Liberty avenue and Seventh street; thence along Liberty avenue to Sixth avenue and along Sixth avenue to Grant street; thence along Grant street to Strawberry way; thence along Strawberry way to Pentland street; thence along Pentland street to Seventh avenue and thence along Seventh avenue to Redford avenue at the present cable pole for overhead wires of the Postal Telegraph Cable Company; along Cherry way from Sixth avenue to Fifth avenue, along Smithfield street from Liberty avenue to the Mononga-*

hela River Bridge; along Smithfield street south of the Monongahela river to Carson street; along wood street from Sixth avenue to Oliver avenue; along Fourth avenue from the Stock Exchange Building at No. 229 Fourth avenue to Wood street; along Fifth avenue from a point opposite No. 346 Fifth avenue to Sixth avenue; along Fifth avenue from Penn avenue to Liberty avenue and along Penn avenue from Sixth street to Fifth avenue.

Section 2. That the Postal Telegraph Cable Company be and is hereby authorized and empowered to lay with its underground conduits, and to maintain along the most direct routes above described, tubes for the purpose of transmitting messages by pneumatic power from its principal office in the Keenan Building to its branch offices in the Carnegie Building and in the Pittsburgh Stock Exchange Building, No. 229 Fourth avenue.

Section 3. That in no case shall the said Company interfere with any of the water pipes or sewers or any other structures belonging to the City that may be laid under the streets of the City, except in cases where it may be compelled to interfere with the house connections. In such cases of interference, the said Company shall protect such connections and replace them in good condition at their own cost.

Section 4. The rights granted by this ordinance shall be exercised subject to the provisions of the ordinance of the City of Pittsburgh, approved May 22, 1895, entitled, "A general ordinance relating to the entry upon, use and occupation of the highways of the City of Pittsburgh by corporations supplying electric light, heat and power to the public, or operating telegraph or telephone lines, and providing regulations pertaining thereto," and the ordinance of the City of Pittsburgh, approved April 10, 1912, entitled, "An Ordinance, a supplement to an ordinance entitled, 'An ordinance relating to the erection, construction and inspection of wires and appliances used for electrical purposes, providing for the inspection and supervision of the same upon the streets and within buildings, and providing for the appointment of inspectors thereof,' approved May 3rd, 1895; requiring permits to be obtained from the Department of Public Safety for the construction of wires and appliances for electrical purposes across or along streets or highways, or over and under bridges, providing for the inspection of said wires and appliances; fixing fees for said permits and inspection, and requiring persons or corporations maintaining or constructing such wires and appliances to file plans of such wires and appliances in the Bureau of Electricity," and an ordinance approved March 17th, 1915, entitled, "An Ordinance regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh, by other than corporate authorities of said City; requiring permits therefor to be taken out, except by street pas-

senger railway or traction companies, and fixing the charges therefor and for the permanent resurfacing of the streets to be done by the City of Pittsburgh or persons designated by the Director of the Department of Public Works prescribing the conditions upon which the same will be granted and prescribing the punishment for violations of the provisions of this ordinance," and any further ordinance or ordinances relating to the opening of the surface of streets, alleys and highways of the City. The said Company shall also be subject to the provisions of any reasonable general ordinance hereafter passed relating to the entry upon, use and occupation of the highways of the City of Pittsburgh, by corporations or persons supplying electric light, heat and power to the public, or operating telegraph or telephone lines, and to any reasonable amendments or supplements to the aforesaid ordinances.

All the permits required to be obtained under either of said ordinances shall be obtained by the said Postal Telegraph Cable Company, and the said Company expressly agrees that the provisions of the above mentioned ordinance approved April 10, 1912, shall be considered as applying to the work to be constructed under this ordinance.

In order to expedite the work and avoid unnecessary interference with the general public's use of the streets, and to insure that the work will be done with the greatest dispatch, the Director of Public Works shall in said permit fix the time in which the whole work shall be completed, and the maximum amount of street which shall be opened in a given time; and the said Director in said permit shall impose reasonable provisions, terms and conditions, including those for liquidated damages for failure to do and complete the work in compliance with the terms, provisions and conditions of the permit and of this ordinance. If the Company shall give or let the work to a contractor or other person, such contractor or person must satisfy the Director of his ability and intention to do and complete the work in compliance with the terms, provisions and conditions of the permit and of this ordinance, and upon his failing so to do, the Director shall refuse the permit, or cancel it if already given, and when cancelled, with notice thereof in writing by the Director to the Postal Telegraph Cable Company, the permit shall thereupon become void and of no effect.

The said Company agrees further to comply with the requirements of the Superintendent of the Bureau of Electricity as to size of its conduits, and to furnish in each of its underground cables, only as when said cables are installed, two conductors for use in connection with the fire alarm, police and call wires of the City of Pittsburgh, free of cost to the City.

The said Company also agrees to permit the said City to install and main-

tain in any of the said Company's spare or unused ducts in said conduits, only as and when conduits are constructed, not exceeding two wires, for use in connection with fire alarm, police and call wires of the City of Pittsburgh, free of cost to said City, it being understood and agreed that said wires shall be furnished, installed and maintained in said spare or unused ducts, at the City's own sole cost and expense, and shall be maintained in said ducts only until such times as the said Company shall install its own cables therein.

The said City hereby agrees to remove its said wires from said spare or unused ducts ten (10) days after receipt of written notice from said Company that the said Company intends to install its own cables therein, and thereupon said Company shall furnish in lieu of the City's wires so removed, two conductors, as hereinabove provided.

Section 5. All the rights and privileges to be exercised by the Postal Telegraph Cable Company under the provisions of this ordinance, and all ducts, conduits, and other appliances or equipment constructed hereunder shall be used by the Postal Telegraph Cable Company solely for the corporate purposes of the said Company and shall not be occupied, used, leased, transferred or assigned to any other person, partnership or corporation.

Section 6. Whenever any municipal or other public improvement or improvements shall be proposed or made upon or under any street or streets or any part thereof in which the Company's cables or conduits are constructed, or when any repair work shall be done under or upon any such street or streets or part thereof, it shall be the duty of the Company to maintain and protect its cables, conduits or other structures during the construction of such improvement or improvements or while said repair work is being done; and if the said conduits, cables, or structures, or any part thereof, interfere with or materially inconvenience the construction of said improvement or improvements, after sixty (60) days' notice in writing from the Director of the Department of Public Works so to do, the Company shall remove its said conduits, cables and other structures at its own cost to some other location upon the streets or to other streets as designated by ordinance of Council.

Section 7. All underground cables and conduits or other structures laid and constructed under the authority of this ordinance shall be laid and constructed, and all work in connection therewith shall be done at the Company's expense, but under the direction, supervision and inspection of the Director of the Department of Public Works or his subordinate, and the Company shall pay to the City a reasonable sum to cover the cost to the City of such direction, supervision and inspection, which sum shall be fixed by general ordinance of Council.

Section 8. The privileges conferred by this ordinance are not assignable either by operation of law or by act of the Company, nor be made the subject of lease to any person or corporation, nor shall the said privileges, either directly or indirectly, be used, enjoyed or controlled by any other person or corporation, without the consent of Council and the Mayor, and in case a Receiver be appointed for the Company or proceedings in bankruptcy be instituted by or against it, or in case the Company shall, without the consent of Council and the Mayor, purchase, acquire or in any manner secure control of, any right or rights granted to any other person or corporation to lay and maintain telegraph conduits or cables in any street of the City or part thereof, then upon the happenings of any or either of the above stated events, or of the violations of any or either of the above prohibitions, all rights conferred by this ordinance shall immediately cease and determine, and the City may take possession of all telegraph conduits or cables and other structures laid under the authority of this ordinance.

Section 9. In case the City of Pittsburgh shall directly or indirectly provide a system of underground conduits or pipe gallery in any street or streets of the City, the Company by its acceptance of this ordinance agrees:

First. If the conduits or pipe gallery provided for by the City in any street or part thereof shall be properly designed and constructed, and adequate therefor, the Company, immediately after the construction of said conduits or pipe gallery, shall place its cables, wires and other appliances in said conduits or pipe gallery so provided by the City and pay therefor a reasonable annual or quarterly charge.

Second. In case the Company's then existing underground conduits or part thereof in any street or streets interfere with any of the City's conduits or pipe galleries, the said Company agrees to remove its own underground conduits at its own expense to some other part of said street or streets, or to adjacent streets as may be authorized by Council of the City of Pittsburgh.

Section 10. The franchise and rights herein conferred shall be and are hereby limited to a term of twenty (20) years from the date of the acceptance of this ordinance.

Section 11. As a compensation to the City for the use of the portion or portions of the streets as provided for in this ordinance or any amendment thereof, the Company agrees to pay to the City annually two (2) cents for each duct foot of conduit by it laid under and in the streets of the City under the authority of this ordinance or any amendment thereof; said rental to be due on the first day of January of each year.

Section 12. The Postal Telegraph Cable Company shall, within thirty (30) days after the passage of this or-

dinance, file with the Controller of the said City, its written acceptance of this ordinance, together with all the provisions and conditions herein contained, by writing duly authorized by said corporation and duly executed by its proper officers, and in case the said Company fails to file the said acceptance within thirty (30) days, then this ordinance shall become null and void; but the said acceptance shall be made by the Company and received by the City and the installation of the conduits shall be done upon the express understanding that in so accepting the terms and conditions of this ordinance and installing its conduits the Company does not waive its right to contest the validity of the terms, conditions and agreements in this ordinance contained, or any amendment thereof.

Section 13. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26, 1913.

Section 14. That an ordinance entitled, "An Ordinance authorizing the Postal Telegraph Cable Company to lay and maintain underground cables, conduits and tubes beneath certain streets of the City of Pittsburgh," approved November 9, 1914, and any other ordinance or part of ordinance conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed July 13, 1915.

Approved July 23, 1915.

Ordinance Book 27, page 63.

No. 199

AN ORDINANCE—Granting unto the Liberty Brewing Company, their successors and assigns, the right to lay, maintain and use certain concrete ducts under and across Hamilton avenue, at a point 93 feet west of Julius street, subject to the terms and conditions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Liberty Brewing Company, their successors and assigns, are hereby given the right and authority to lay, maintain and use the following concrete ducts under and across Hamilton avenue, at a point 93 feet west of Julius street, for the purpose of affording pipe connections between the bottling house situated at the northwest corner of Hamilton avenue and Julius street, to the brewery building at the southwest corner of Hamilton avenue and Julius street, subject to the provisions of this ordinance:*

One (1) 48 inch Concrete Conduit.

One (1) 36 inch Concrete Conduit.

The foregoing conduits shall be laid in the location and in full conformance with the plan on file in the Department of Public Works, and identified by Accession No. HL-1383, Folder No. H-140, the said plan being entitled "Liberty Brewing Company plan showing location of proposed pipe conduits, Hamilton avenue, Pittsburgh, Pa."

Section 2. The construction and repair of the said pipes shall be at all times subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets, and to the ordinances of the said City relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the compensation, construction, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantee, its successors and assigns, shall be liable for all damages to persons or property including the street and sub-surface structures therein, by reason of the construction, maintenance and use of the said conduits.

Section 5. Said grantee shall, at its own cost and expense, repair and replace all street pavement, sidewalks, surface and sub-surface structures which are in any way damaged or disturbed in the construction, maintenance and use of the said pipes and conduits, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works of the said City.

Section 6. Should the buildings and property of the Liberty Brewing Company, which will be connected by the conduits referred to in this ordinance, permanently cease to be used as a brewery, the rights and privileges herein granted to the said Liberty Brewing Company, its successors and assigns, shall end and cease and said conduits shall be removed by the said Liberty Brewing Company, its successors and assigns at their own expense after four (4) months' notice from the Director of the Department of Public Works of the City of Pittsburgh.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 68.

No. 200

AN ORDINANCE—Accepting the dedication of certain property, in the Sixth ward of the City of Pittsburgh for public use for highway purposes and opening the same as a portion of Twenty-third street.

Whereas, The Schuylkill Improvement Land Company of Philadelphia, a corporation organized and existing under the laws of the State of Pennsylvania, the owner of the property hereinafter described, has executed and delivered to the City of Pittsburgh, its certain Deed of Dedication, bearing date June 5th, 1915, now on file in the office of the Bureau of Engineering, of said City, wherein it has conveyed said ground to said City for public street or public highway purposes for the widening of Thirty-third street and has released said City from any liability for damages for or by reason of the physical grading of said lot or piece of ground to the grade established on Thirty-third street.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the said Deed of Dedication be and the same is hereby accepted, and the Bureau of Engineering is hereby authorized and directed to place the same of record in the office of the Recorder of Deeds in and for the County of Allegheny.

Section 2. The ground so, as aforesaid, conveyed to said City for public highway purposes, shall be and the same is hereby appropriated and opened as a public highway and as a part of Thirty-third street, upon which the same abuts, in accordance with the terms of said Deed of Dedication, the same being bounded and described as follows, to-wit:

Beginning at the intersection of the southerly building line of Liberty avenue, 60 feet wide, with the westerly building line of Thirty-third street; thence extending in a southeasterly direction along said westerly building line of Thirty-third street for a distance of 126.9 feet to a point; thence deflecting to the right 164 degrees 47 minutes 30 seconds and in a northwesterly direction for the distance of 131.5 feet to a point on the said southerly building line of Liberty avenue; thence deflecting to the right 105 degrees 14 minutes 20 seconds and extending along the said southerly building line of Liberty avenue, in a northeasterly direction, for the distance of 34.5 feet to the place of beginning, containing 2189 square feet.

Section 3. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said described property for public highway purposes in conformity with the provisions of this Ordinance.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 26, page 70.

No. 201

AN ORDINANCE—Establishing the opening grade of Jupiter way from Hybla street to Bainton street, as laid out and proposed to be dedicated as a legally opened highway by D. B. Oliver, in a plan of lots of his property, in the Twenty-seventh ward of the City of Pittsburgh named "D. B. Oliver Plan of Lots."

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That upon the approval of a certain plan of lots named "D. B. Oliver Plan of Lots," proposed to be laid out by D. B. Oliver, of his property, in the Twenty-seventh ward of said City, the grade to which Jupiter way, as shown thereon shall be accepted as an open public highway of said City, shall be as hereinafter set forth:

The grade of the east curb line shall begin on the south curb line of Hybla street at an elevation of 175.21 feet; thence rising at the rate of 5.4 feet per 100 feet for the distance of 50 feet to a point of curve to an elevation of 177.91 feet; thence by a convex parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 176.25 feet; thence falling at the rate of 8.71 feet per 100 feet for a distance of 294.16 feet to the north curb line of Bainton street to an elevation of 150.63 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 71.

No. 202

AN ORDINANCE—Establishing the grade of Coverdale street from Winona street to Roedler way.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the west curb line of Coverdale street from Winona street to Roedler way be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Winona street at an elevation of 403.22 feet; thence rising at the rate of 7.00 feet per 100 feet for a distance of 9.00 feet to the south building line of Winona street to an elevation of 403.85 feet; thence rising at the rate of 14.00 feet per 100 feet for a distance of 320.13 feet to a point of curve to an elevation of 448.67 feet; thence by a convex parabolic curve for a distance of 200.00 feet to a point of tangent to an elevation of 460.67 feet; thence falling at the rate of 2.00 feet per 100 feet for a distance of 261.97 feet to a point to an elevation

of 455.43 feet; thence falling at the rate of 7.50 feet per 100 feet for a distance of 125.23 feet to the north curb line of Roedler way to an elevation of 446.03 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed July 23, 1915

Approved July 26, 1915.

Ordinance Book 27, page 72.

No. 203

AN ORDINANCE—Re-establishing the grade of Thirty-third street from Liberty avenue to Neville street

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the west curb line of Thirty-third street from Liberty avenue to Neville street be and the same is hereby re-established as follows, to-wit:

Beginning on the south curb line of Liberty avenue at an elevation of 55.00 feet; thence rising at the rate of 2.57 feet per 100 feet for a distance of 372.90 feet to the south curb line of Neville street produced to an elevation of 64.57 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 72.

No. 204

AN ORDINANCE—Establishing the grade of Valora street from Wittman street to Behrens street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the west curb line of Valora street from Wittman street to Behrens street be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Wittman street at an elevation of 377.27 feet; thence rising at the rate of 16.50 feet per 100 feet for a distance of 439.78 feet to a point to an elevation of 449.83 feet; thence rising at the rate of 8.40 feet per 100 feet to the east curb line of Hethlon street to an elevation of 483.71 feet; thence level for a distance of 31.00 feet to the west building line of Hethlon street; thence rising at the rate of 15.00 feet per 100 feet for a distance of 208.31 feet to the east curb line of Behrens street to an elevation of 514.96 feet

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 73.

No. 205

AN ORDINANCE—Establishing the grade of Winamack street from Valora street to Coverdale street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the east curb line of Winamack street from Valora street to Coverdale street be and the same is hereby established as follows, to-wit:

Beginning on the east curb line of Valora street at an elevation of 449.55 feet; thence rising at the rate of 2.68 feet per 100 feet for a distance of 263.66 feet to the west curb line of Coverdale street to an elevation of 456.62 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 73

No. 206

AN ORDINANCE—Establishing the grade of Winona street from Wittman street to Effingham way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the grade of the north curb line of Winona street from Wittman street to Effingham way be and the same is hereby established as follows, to-wit:

Beginning at a point on the south curb line of Wittman street at an elevation of 391.49 feet; thence rising at the rate of 14.00 feet per 100 feet for a distance of 73.50 feet to a point of curve to an elevation of 401.78 feet; thence by a convex parabolic curve for a distance of 18.00 feet to a point of tangent to an elevation of 403.22 feet; thence rising at the rate of 2.00 feet per 100 feet for a distance of 31.00 feet to a point opposite the east building line of Coverdale street to an elevation of 403.84 feet; thence rising at the rate of 4.50 feet per 100 feet for a distance of 103.00 feet to a point opposite the west curb line of Effingham way to an elevation of 408.48 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed July 23, 1915.
Approved July 26, 1915.
Ordinance Book 27, page 74.

No. 207

AN ORDINANCE—Amending Section 1 of An Ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire," approved July 7th, A. D. 1915, and recorded in O. B., volume 27, page 51.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 1 of an ordinance entitled, "An Ordinance providing for the letting of a contract or contracts for the erection of a Tower Building for training school purposes for the Bureau of Fire," approved the 7th day of July, A. D. 1915, and recorded in Ordinance Book, volume 27, page 51, which reads as follows, to-wit:

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Safety shall be and they are hereby authorized, empowered and directed to advertise for proposals and award a contract or contracts to the lowest responsible bidder or bidders for the erection of a Tower Building for training school purposes for the employees of the Bureau of Fire for a sum of money not to exceed \$4,000.00, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved March 7th, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire," shall be and the same is hereby amended to read as follows, to-wit:

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Safety shall be and they are hereby authorized, empowered and directed to advertise for proposals and award a contract or contracts to the lowest responsible bidder or bidders for the erection of a Tower Building for training school purposes for the employees of the Bureau of Fire for a sum of money not to exceed \$4,250.00, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved March 7th, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and

charge the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 74.

No. 208

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway on Wylie avenue between Tunnel street and Elm street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the width and position of the sidewalks and roadway on Wylie avenue between Tunnel street and Elm street shall be and the same is hereby fixed as follows:

The southerly sidewalk shall have a uniform width of 9 feet and 2 inches and shall lie along and parallel the southerly building line.

The northerly sidewalk shall have a uniform width of 10 feet and shall lie along and parallel the northerly building line.

The roadway shall have a uniform width of 30 feet and 10 inches and shall occupy the central portion of the street lying between the sidewalks as above described.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 26, 1915.

Ordinance Book 27, page 76.

No. 209

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Atkins street, from Termon avenue to Goe avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Atkins street, from Termon avenue to Goe avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Common-

wealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of Four Thousand (\$4,000.00) Dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 23, 1915.

Approved July 28, 1915.

Ordinance Book 27, page 76.

No. 210

AN ORDINANCE—Repealing an ordinance entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of eight hundred sixty-seven thousand dollars (\$867,000.00) and providing for the issue and sale of bonds of said City in said amount, to provide funds for the widening and improvement of Grant boulevard, and the widening and improvement of Amanda street, from Mt. Oliver street to Freeland street, and Freeland street, from Amanda street to South Eighteenth street and the widening, straightening and improving of Chartiers avenue, from Corliss street to Sheridan station on the P. C. C. & St. L. railroad and the construction of a public bridge over Saw Mill Run to connect Beechview with Mt. Washington, and the opening and improving of a public highway to connect said bridge with Fallowfield avenue, and the widening, straightening and otherwise improving of Saw Mill Run, and providing for the redemption of said bonds and the payment of interest thereon," approved November 17th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That an ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of eight hundred sixty-seven thousand dollars (\$867,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the widening and improvement of Grant boulevard, and the widening and improve-

ment of Amanda street, from Mt. Oliver street to Freeland street, and Freeland street, from Amanda street to South Eighteenth street and the widening, straightening and improving of Chartiers avenue, from Corliss street to Sheridan station on the P. C. C. & St. L. railroad and the construction of a public bridge over Saw Mill Run to connect Beechview with Mt. Washington, and the opening and improving of a public highway to connect said bridge with Fallowfield avenue, and the widening, straightening and otherwise improving of Saw Mill Run, and providing for the redemption of said bonds and the payment of interest thereon," approved November 17th, 1914, be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 77

No. 211

AN ORDINANCE—Repealing and ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of one million sixty-eight thousand dollars (\$1,068,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a surface water sewer in the nine mile drainage basin, the construction of a surface water sewer on and the improvement of West Liberty avenue from Warrington avenue to the City line, the widening and improvement of Ohio street from Heinz street to the City line and the raising of the grades of Penn avenue from Eleventh street to Water street, and Duquesne way from Anderson street to Evans alley, and the changing of grades and reconstruction of other streets and highways incident thereto, and providing for the redemption of said bonds and the payment of interest thereon, approved November 13, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That an ordinance, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of one million sixty-eight thousand dollars (\$1,068,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a surface water sewer in the nine mile drainage basin, the construction of a surface water sewer on and the improvement of West Liberty avenue from Warrington avenue to the City line, the widening and improvement of Ohio St. from Heinz street to the City line, and the raising of the grades of Penn avenue from Eleventh street to Water

street, and Duquesne way from Anderson street to Evans alley, and the changing of grades and reconstruction of other streets and highways incident thereto, and providing for the redemption of said bonds and the payment of interest thereon," approved November 13, 1914, be and the same is hereby repealed.

Section 2. Nothing herein contained shall be construed to repeal, modify or otherwise affect an ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of two hundred and forty thousand dollars (\$240,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the raising of the grades of Penn avenue from Eleventh street to Water street and Duquesne way from Ninth street to Evans alley, and change of grades and reconstruction of other streets and highways incident thereto, and for the payment of any damages to property arising therefrom, and providing for the redemption of said bonds and the payment of interest thereon," approved May 24th, 1915.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915

Approved July 31, 1915.

Ordinance Book 27, page 78.

No. 212

AN ORDINANCE—Repealing an ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of seven hundred thirty-five thousand dollars (\$735,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the opening and improvement of a public highway along the face of Mt. Washington hillside from Brownsville avenue to Grandview avenue, and the change of grade of the reimprovement of East Carson street, from Brownsville avenue to Seventh street, and the improvement and extension of the water system, and providing for the redemption of said bonds and the payment of interest thereon," approved November 18th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That an ordinance entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of seven hundred thirty-five thousand dollars (\$735,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the opening and improvement of a public highway along the face of Mt. Wash-*

ington hillside from Brownsville avenue to Grandview avenue, and the change of grade of and the reimprovement of East Carson street, from Brownsville avenue to Seventh street, and the improvement and extension of the water system, and providing for the redemption of said bonds and the payment of interest thereon," approved November 18th, 1914, be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 79

No. 213

AN ORDINANCE—Providing for the making of a contract or contracts for furnishing an automobile for the use of the Bureau of Engineering, Department of Public Works.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for furnishing an automobile for the use of the Bureau of Engineering, Department of Public Works for a sum not to exceed one thousand two hundred dollars (\$1,200.00), in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D., 1901, and the different supplements and amendments thereto and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of one thousand two hundred dollars (\$1,200.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and the said amount or amounts be paid out of Code Account No. 1418.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 80.

No. 214

AN ORDINANCE—Establishing the grade of Dakota street from Bryn Mawr road to the third angle eastward therefrom.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

The grade of the north curb line of Dakota street from Bryn Mawr road to the third angle eastwardly therefrom be and the same is hereby established as follows, to-wit:

Beginning at the east curb line of Bryn Mawr road at an elevation of 447.75 feet; thence falling at a rate of 4.5 feet per 100 feet for a distance of 258 feet to a point of curve to an elevation of 436.14 feet; thence by a convex parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 432.24 feet; thence falling at a rate of 8.5 feet per 100 feet for a distance of 270 feet to a point of curve to an elevation of 409.29 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 406.54 feet; thence falling at a rate of 4.00 feet per 100 feet for a distance of 213.30 feet to the third angle eastwardly from Bryn Mawr road to an elevation of 397.00 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 81.

No. 215

AN ORDINANCE—Establishing the grade of Juniper street from Edmond street to Lorigan street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the north curb line of Juniper street from Edmond street to Lorigan street be and the same is hereby established, as follows, to-wit:

Beginning on the west curb line of Edmond street at the elevation of 192.75 feet; thence falling at the rate of 1.50 feet per 100 feet for the distance of 462.38 feet to a point to the elevation of 185.81 feet; thence rising at the rate of 0.80 feet per 100 feet for the distance of 358.96 feet to a point of curve to the elevation of 188.68 feet; thence by a convex parabolic curve for the distance of 50.0 feet to the east curb line of Lorigan street to the elevation of 187.73 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 81.

No. 216

AN ORDINANCE — Re-establishing the grade of Tenth street from Penn avenue to Liberty avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east and west curb lines of Tenth street from Penn avenue to Liberty avenue be and the same is hereby re-established as follows, to-wit:

The grade of the east curb line shall begin on the south curb line of Penn avenue at an elevation of 42.00 feet; thence level for a distance of 143.0 feet to the south building line of Exchange way; thence rising at a rate of 0.634 per cent for a distance of 126.0 feet to the north curb line of Liberty avenue to an elevation of 42.80 feet.

The grade of the west curb line shall begin on the south curb line of Penn avenue at an elevation of 41.77 feet; thence level for a distance of 143.0 feet to the south building line of Exchange way; thence rising at a rate of 0.929 per cent for a distance of 126.0 feet to the north curb line of Liberty avenue to an elevation of 42.94 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 82.

No. 217

AN ORDINANCE—Establishing the grade of Utica way from Henry street to Filmore street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the west building line of Utica way from Henry street to Filmore street be and the same is hereby established as follows, to-wit:

Beginning on the south curb line of Henry street at an elevation of 226.66 feet; thence falling at the rate of 3.06 feet per 100 feet for the distance of 178.00 feet to the north curb line of Winthrop street to an elevation of 221.22 feet; thence level for the distance of 22 feet to the south curb line of Winthrop street; thence falling at the rate of 0.745 feet per 100 feet for a distance of 200 feet to the south curb line of Filmore street to an elevation of 219.73 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved July 31, 1915.

Ordinance Book 27, page 82.

No. 218

AN ORDINANCE—Repealing that portion of Ordinance No. 91, entitled, "An Ordinance locating Enfield street from Center avenue to the north line of Glen alley at the southern end of Enfield street, as shown upon Mellon's plan of Ben Venue," approved the 30th day of June, 1900, which locates Enfield street from the first angle north of Baum boulevard to the north line of Glen way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That that portion of Ordinance No. 91, entitled, "An Ordinance locating Enfield street from Center avenue to the north line of Glen alley at the southern end of Enfield street, as shown upon Mellon's plan of Ben Venue," approved the 30th day of June, 1900, which locates Enfield street from the first angle north of Baum boulevard to the north line of Glen way, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved August 6, 1915.

Ordinance Book 27, page 83.

No. 219

AN ORDINANCE—Repealing Ordinance No. 8, entitled, "An Ordinance locating Breed street, from Uxor alley to South Fifteenth street," approved May 16th, 1890.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 8, entitled, "An Ordinance locating Breed street, from Uxor alley to South Fifteenth street," approved May 16th, 1890, and recorded in Ordinance Book, volume 7, page 420, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved August 6, 1915.

Ordinance Book 27, page 83.

No. 220

AN ORDINANCE—Repealing Ordinance No. 680, entitled, "An Ordinance widening Everett street, from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer street, in the Eleventh and Twelfth

wards of the City of Pittsburgh and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby," approved December 12th, 1912.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 680, entitled, "An Ordinance widening Everett street, from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer street, in the Eleventh and Twelfth wards of the City of Pittsburgh and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby," approved December 12th, 1912, and recorded in Ordinance Book, volume 24, page 504, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved August 6, 1915.

Ordinance Book 27, page 84.

No. 221

AN ORDINANCE—Vacating Langhorn street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 329 approved February 4th, 1901, between Tecumseh street and a point 463.27 feet northwardly therefrom.

Whereas it appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting upon the line of Langhorn street as opened by an ordinance approved February 4th, 1901, between Tecumseh street and a point 463.27 feet northwardly therefrom have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Langhorn street, in the Fifteenth ward of the City of Pittsburgh as opened by Ordinance No. 329 approved February 4th, 1901, between Tecumseh street and a point 463.27 feet northwardly therefrom and as hereinafter more fully described shall be and the same is hereby vacated.*

Beginning at the intersection of the northerly line of Tecumseh street with the easterly line of Langhorn street as opened by the said ordinance; thence in a northwesterly direction along the said easterly line of Langhorn street for the distance of 463.27 feet to corner of property now or late of John Palmer; thence in a southwesterly direction along the line dividing the prop-

erties of the Eastern Railroad Company and John Palmer produced, for the distance of 60.21 feet to the westerly line of Langhorn street as opened by said ordinance; thence in a southeasterly direction along the said westerly line of Langhorn street, for the distance of 461.93 feet to the northerly line of Tecumseh street; thence in a northeasterly direction along the said northerly line of Tecumseh street for the distance of 60.21 feet to the place of beginning, containing 27,756 square feet more or less.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved August 9, 1915.

Ordinance Book 27, page 85.

No. 222

AN ORDINANCE—Vacating Blair street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 429 approved February 4th, 1893, between Tecumseh street and a point 469.9 feet northwardly therefrom.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting upon the line of Blair street, as opened by an ordinance approved February 4th, 1893, between Tecumseh street and a point 469.9 feet northwardly therefrom have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Blair street, in the Fifteenth ward of the City of Pittsburgh, as opened by Ordinance No. 429 approved February 4th, 1893, between Tecumseh street and a point 469.9 feet northwardly therefrom and as hereinafter more fully described shall be and the same is hereby vacated.

Beginning at the intersection of the northerly line of Tecumseh street with the easterly line of Blair street, as opened by the said Ordinance; thence in a northwestwardly direction along the said easterly line of Blair street, for the distance of 469.9 feet to corner of property now or late of W. R. and N. Bechner; thence in a southwestwardly direction along the line dividing properties of the Eastern Railroad Company and the same W. R. and N. Bechner produced, for a distance of 50.1 feet to the westerly line of Blair street, as opened by the said ordinance; thence in a southeasterly direction along the said westerly line of Blair street for the distance of 468.85 feet to the northerly line of Tecumseh street; thence in a northeasterly direc-

tion along the northerly line of Tecumseh street for the distance of 50.1 feet to the place of beginning, containing 23,469 square feet more or less.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed July 30, 1915.

Approved August 9, 1915.

Ordinance Book 27, page 85.

No. 223

AN ORDINANCE—Authorizing and directing the conveyance to the County of Allegheny of City Hall property at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara Township, in exchange for the conveyance to the City, by the County, of the southern one-half of the square bounded by Grant, Diamond, Ross streets and Fourth avenue, and the payment in addition of the amount due the City resulting from such exchange.

Whereas, by the terms of the agreement of May 26th, 1913, between the City of Pittsburgh and County of Allegheny, relating to the exchange of property and the construction of a joint Municipal and County Building, the City is to convey to the County the City Hall property, at the corner of Smithfield street and Oliver avenue, Pittsburgh, and the Allegheny City Poor Farm property in O'Hara Township, Allegheny County, which said properties, in the estimation of the City authorities are not needed for municipal purposes, and which lands the Common Pleas Court of Allegheny County, on June 2, 1915, authorized, inter alia, the City to convey to the County.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor, for and on behalf of the City of Pittsburgh; in the name of the City, make, execute, acknowledge and deliver to the County of Allegheny, a deed of all the right, title and interest of the City of Pittsburgh in the real estate at the corner of Smithfield street and Oliver avenue, Pittsburgh, with the building thereon used as a Municipal Hall, and also all the right, title and interest of the City of Pittsburgh in the real estate known as the Allegheny City Poor Farm property in O'Hara Township, Allegheny County, together with the buildings thereon, and that he be authorized and empowered to do all other acts which may be necessary to vest in the County of Allegheny a fee simple title to said property, in exchange for the conveyance by the County of Allegheny to the City of Pittsburgh of a fee simple title in the southern one-half of the square in the City of Pittsburgh bounded by Grant, Diamond, Ross streets and Fourth avenue, as determined by a line

beginning at a point on the eastern side of Grant street equidistant from Diamond street and Fourth avenue, as said streets are now laid out, and running parallel with Diamond street to a point on Ross street, and the payment by the County of Allegheny to the City of Pittsburgh, in the manner provided by the agreement of May 26th, 1913, aforesaid, of the sum found by the Viewers at No. 1100 October Term, 1914, to be due to the City, to-wit, the sum of \$386,180, representing the excess valuation of the City property over the County property. The deed of conveyance of the City Hall property to the County shall stipulate that the City shall occupy and have the full beneficial use of the City Hall property free of rent until September 1st, 1915.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed August 11, 1915.

Approved August 13, 1915.

Ordinance Book 27, page 86.

No. 224

AN ORDINANCE—Conferring the right upon the Commissioners of the County of Allegheny, to construct and readjust certain sewers and connections which are made necessary by the construction of the proposed County Highway Tunnel, Number One.

Whereas, The Commissioners of the County of Allegheny have proposed to construct a tunnel to be known as the County Highway Tunnel Number One; and,

Whereas, The construction of said tunnel will necessitate the relocation, alteration and construction of certain sewers and connections therewith and it is the desire of the City to confer upon the Commissioners of the County of Allegheny, the right to make such changes, alterations and connections in the City's sewers as may be necessary incident to the construction of said tunnel; now, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the right is hereby given and conferred upon the Commissioners of the County of Allegheny and Commonwealth of Pennsylvania, to make such changes, alterations, constructions and reconstructions of the sewers of the City as may be found necessary in the construction of the proposed County Highway Tunnel Number One, and particularly the right is given to construct a new 72 inch sewer on the private property of the Colonial Trust Company and on Warrington avenue to connect with the existing sewer on Ravine street at a point near Curtis street, the said sewer to be used as a substitute for the existing sewer and to have all the necessary lateral con-

nections and appurtenances connected therewith. The said sewer and the laterals and appurtenances connected therewith to be constructed in accordance with the plan marked D-2717, now on file in the Department of Public Works, and said work to be performed subject to the inspection and supervision of the Department of Public Works.

The said rights herein conferred are given with the express understanding and agreement that the County of Allegheny shall pay all expenses in connection with the said work which shall include the cost of construction and any damages or obligations whatsoever to any owner of property, or to any persons whatsoever arising by the location and construction of said sewers and connections, and further that the sewers when completed and accepted by the Department of Public Works shall become the property of the City of Pittsburgh and shall constitute a part of its public sewer system.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed August 11, 1915.

Approved August 13, 1915.

Ordinance Book 27, page 87.

No. 225

AN ORDINANCE—Authorizing and directing the Mayor and the Director of the Department of Public Works to advertise for proposals and to award a contract or contracts for the construction of certain relief sewers in the Motor Street Drainage Basin, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a 24 inch pipe and 36 inch brick relief sewer on Motor street, Stadium street and private properties of the Pennsylvania Railroad Company and Mrs. Mary McGunigle Heirs, through Chartiers Township for a distance of about 1150 feet to Chartiers Creek, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City.

Section 2. That for the payment of the cost thereof, the sum of sixteen thousand (\$16,000.00) dollars, or so much thereof as may be necessary, shall be and is hereby set apart and appropriated from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, and

the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed August 11, 1915.

Approved August 13, 1915.

Ordinance Book 27, page 89.

No. 226

AN ORDINANCE—Authorizing the appointment of one person to act as Clerk and Supervisor to the Committee on Revision of Building Laws, and fixing salary thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That from and after the passage and approval of this ordinance the City Clerk shall be and he is hereby authorized and directed to employ one person to be Clerk and Supervisor of the committee having in charge the codification of the building laws.

Section 2. That the salary of said Clerk and Supervisor shall be and is hereby fixed at \$3,000.00 per annum, payable monthly on pay rolls which shall be approved by the City Clerk and payable by warrants drawn against Appropriation Item 1385, Revision of Building Laws.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed August 11, 1915.

Approved August 13, 1915.

Ordinance Book 27, page 89.

No. 227

AN ORDINANCE—Granting to the Allegheny County Steam Heating Company, a corporation existing under the laws of the Commonwealth of Pennsylvania, the right to enter upon any of the streets, roads, lanes, or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers, and west of Hooper street, Washington place and Sixteenth street for the purpose of laying and maintaining conduits, pipes and other appliances thereunder for the conveyance and distribution of steam or hot water for heat and other purposes, subject to certain terms and conditions as herein provided.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That the Allegheny County Steam Heating

Company shall have the right and is hereby authorized, upon the approval of the plans as hereinafter provided, to enter, from time to time, upon any of the streets, roads, lanes or alleys, in that part of the City of Pittsburgh between the Allegheny and Monongahela Rivers and west of Hooper street, Washington place and Sixteenth street in the said City, and to open the same and to lay and maintain therein and thereunder, conduits, pipes, street boxes, valves, drain lines, service connections and such other appliances as may be necessary for the conveyance and distribution of steam or hot water for heat and other purposes.

Section 2. The Company shall before entering upon any of the said streets, roads, lanes and alleys in the City of Pittsburgh, submit to the Director of the Department of Public Works, for his approval, plans showing the proposed location of the conduits, pipes, street boxes or drain lines, and of all other appliances in such detail as may be required by the Director of the Department of Public Works, and said Company shall not proceed with said work until the said plans or modifications thereof or if the Director deems necessary in the interests of the City, plans comprehending a substitution and relocation of routes or parts thereof shall have been approved by the Director of the Department of Public Works, and a permit secured from the said Director, authorizing the opening of said streets and the construction of the said conduits, pipes, boxes and lines as set forth in said plans.

In order to expedite the work and avoid unnecessary interference with the general public's use of the streets, and to insure that the work will be done with the greatest dispatch, the Director of the Department of Public Works shall in said permit fix the time in which the whole work shall be begun and completed, and the maximum amount of street which shall be opened in a given time; and the said Director in said permit shall impose reasonable provisions, terms and conditions, including those for liquidated damages for failure to do and complete the work in compliance with the terms, provisions and conditions of the permit and of this ordinance. If the Company shall give or let the work to a contractor or other person, such contractor or person must satisfy the Director of his ability and intention to do and complete the work in compliance with the terms, provisions and conditions of the permit and of this ordinance, and his failing so to do, the Director shall refuse the permit, or cancel it if already given, and when cancelled, with a notice thereof in writing by the Director to the Allegheny County Steam Heating Company, the permit shall thereupon become void and of no effect.

Section 3. The said Company shall give the Director of the Department of Public Works at least ten (10) days' notice of its intention to open any street for the purpose of laying and maintain-

ing any of its conduits, service connections or appliances.

All work in connection with the construction and maintenance of its conduits, connections and appliances shall be at the expense of the Company, and all of said work on the street shall be subject to the direction and inspection of the Department of Public Works, and the said Company shall reimburse the city for any inspection or supervision deemed necessary by the Director of the Department of Public Works to insure the compliance with all of the provisions of this ordinance, and the proper protection of the public in carrying out of the work necessary to accomplish the purposes herein provided.

Section 4. All the work hereinafter shall be done subject to the provisions of the ordinance approved March 17th, 1915, entitled, "An Ordinance regulating the opening of the surface of streets, alleys and highways of the City of Pittsburgh by other than the corporate authorities of said City; requiring permits therefor to be taken out except by street passenger railway, or traction companies, and fixing charges therefor, and for the permanent resurfacing of the streets, to be done by the City of Pittsburgh, or persons designated by the Director of the Department of Public Works; prescribing the conditions upon which the same will be granted, and prescribing the punishment for violations of the provisions of this ordinance," and to any amendments or supplements thereto, and also subject to the provisions of any general ordinance now in force or hereafter enacted, relating to the entering upon, use and occupation of the streets of the City of Pittsburgh.

Section 5. The said Company shall pay to the City two per cent (2%) of the gross receipts for the first year of its operation; two and one-half per cent (2½%) of the gross receipts for the second year of its operation, and the third year, and each succeeding year, three per cent (3%) of the gross receipts, which sum shall be paid to the City of Pittsburgh on the first of January of each year.

The secretary, or treasurer, or auditor of the Company shall file a statement showing the gross receipts of the Company from year to year with the Controller of the City, and make affidavit thereto. The books of the Company shall at all reasonable times be open to the inspection of the City of Pittsburgh by its duly authorized representatives, and the City of Pittsburgh may at any time by resolution require that the Company file with the City Controller a statement of its entire expenditures for the construction of the entire plant together with a detailed statement of the annual operating receipts and expenditures of said Company. Nothing contained in this ordinance shall be taken to confer any exclusive rights or privileges upon the Allegheny County Steam Heating Company.

Section 6. The Company shall be responsible for any damages or liabilities to persons or property caused by

the construction, maintenance or location of said underground system, and shall defend all suits that may be brought against the City on account of same, after reasonable notice by the City to the Company of the filing of said suits or claims and in case the City shall find it necessary to defend any of the aforesaid suits or claims, then the Company shall reimburse the City for all expenses and damages whatsoever devolving upon the City by reason of the said suits or claims.

Section 7. The term of this franchise shall be for a period of twenty-five years from the date of the acceptance of this ordinance by the said company as hereinafter provided, and shall continue thereafter until such time as the City shall acquire the physical property and plant only of said Company as hereinafter provided.

At any time after the said period of twenty-five years the City may acquire the physical property of said Company by paying a price therefor to be determined as hereinafter provided.

Section 8. At any time after the said period of twenty-five years the City upon thirty (30) days' notice in writing to the Company of its intention to acquire the plant of the said Company may purchase the same at a price to be fixed by appraisers who shall be appointed as follows:

One by the City and one by the Company, and in case said appraisers are unable to agree, then by the appointment of a third appraiser to be selected by the two jointly, and in case the said two appraisers are not able to agree upon a third within thirty days, then the person who is acting as president judge of the Court of Common Pleas of Allegheny County shall have power, and he is hereby authorized, to appoint the said third appraiser. The said appraisers shall fix the value of the said plant by taking the actual cost of all the physical property and plant only of said Company and allowing a fair and reasonable depreciation thereon, and shall also determine the value of said physical property and plant as based upon the reproduction value thereof making reasonable allowance for depreciation and obsolescence, and the City of Pittsburgh shall have the option to acquire the said physical property at any time within six months thereafter by paying either the actual cost less depreciation, or the reproduction value less depreciation and obsolescence as herein provided. In case the City shall not purchase at that time, the City shall pay all the expenses of the appraisal, and shall have the right to ask for another appraisal at any time after one year thereafter. In case the City purchases, the expense of the appraisers shall be borne equally by the City and the Company.

Section 9. In case the City of Pittsburgh shall find it necessary in the future in the construction of any underground tube, tunnel or subway, to require the removal and relocation of any of the conduits, pipes or fixtures of the Company, and in case the City

shall provide space and facilities for the relocation of the conduits, pipes and fixtures of this company, in the said underground tube, tunnel or subway, then the said Company agrees to relocate its aforesaid conduits, pipes or fixtures in such underground tube, tunnel or subway and pay therefor a reasonable rental, and it further agrees by the acceptance of this ordinance to place any new structures or new construction work in any street in any underground tube, tunnel or subway hereafter constructed, operated, owned and maintained by the City, in which provision is made for the location of the conduits, pipes or fixtures of this Company

Section 10. The privileges conferred by this ordinance are not assignable either by operation of law or by act of the Company, nor be made the subject of lease to any person or corporation, nor shall the said privileges be used by any other person or corporation, without the consent of Council and the Mayor. Upon a violation of any or either of the above prohibitions, all rights conferred by this ordinance shall immediately cease and determine.

Section 11. It is hereby understood and agreed that neither the purpose nor intent, nor the obligation of this contract, if and when approved by the Public Service Commission of the Commonwealth of Pennsylvania, is such as to impair or in anywise affect the exercise by said Commission of any of the powers vested in it by the Public Service Company Law, approved July 26, 1913.

Section 12. The consent hereby granted shall not become effective until this ordinance is accepted by the Company in writing, which writing shall be filed with the City Controller within thirty days after the passage or approval of this ordinance. The rights hereunder shall cease and terminate unless said Company shall within four months submit plans to begin work and shall commence the work within three months of the approval of said plans.

Section 13. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed August 11, 1915.

Approved August 19, 1915.

Ordinance Book 27, page 90.

No. 228

A N ORDINANCE—Accepting the dedication of certain property in the Fourteenth ward of the City of Pittsburgh, for public use for highway purposes and opening the same as a portion of Juniata place.

Whereas, Andrew W. Mellon, of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, the owner of the property hereinafter described, has executed and delivered to the City of Pittsburgh, his certain Deed of Dedication, bearing date July 9th, 1915,

now on file in the office of the Bureau of Engineering of said City, wherein he has conveyed said ground to said City for public street or public highway purposes for the widening of Juniata place and has released said City from any liability for damages for or by reason of the physical grading of said lot or piece of ground to the grade established on said Juniata place by Ordinance No. 135, approved May 5th, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the said Deed of Dedication be and the same is hereby accepted and the Bureau of Engineering is hereby authorized and directed to place the same of record in the office of the Recorder of Deeds in and for the County of Allegheny.

Section 2. The ground so, as aforesaid, conveyed to said City for public highway purposes shall be and the same is hereby appropriated and opened as a public highway and as a part of Juniata place upon which the same abuts in accordance with the terms of said Deed of Dedication, the same being bounded and described as follows, to-wit:

Beginning at the intersection of the easterly line of Hastings street, as opened by Ordinance No. 46, approved June 10, 1904, with the northerly line of Juniata place produced, as dedicated and accepted by Ordinance No. 55, approved April 17, 1893; thence along the said northerly line of Juniata place produced, in a southeasterly direction for the distance of 44.96 feet to the westerly end of Juniata place, as opened by the said dedication; thence deflecting to the right 82 degrees 35 minutes 50 seconds and in a southwesterly direction for the distance of 38.07 feet to a point on the said easterly line of Hastings street; thence deflecting to the right 134 degrees 31 minutes and in a northwesterly direction along the said easterly line of Hastings street, for the distance of 62.52 feet to the place of beginning, containing 848 square feet.

Section 3. The Department of Public Works is hereby authorized and directed to enter upon, take, possession of and appropriate the said described property for a public highway in conformity with the provisions of this ordinance.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 7, 1915.

Approved September 8, 1915.

Ordinance Book 27, page 94.

No. 229

A N ORDINANCE—Vacating a portion of Thirty-third street between a point 28.8 feet southeastwardly from

Liberty avenue and a point 139.1 feet southeastwardly from Liberty avenue.

Whereas, Ordinance No. 97, approved April 3rd, 1915, entitled, "An Ordinance amending an Ordinance of the City of Pittsburgh, entitled, 'An Ordinance authorizing the proper officers, for and on behalf of the City of Pittsburgh to enter into a contract with the Pittsburgh Junction Railroad Company, the Consolidated Traction Company and the Pittsburgh Railways Company, for the purpose of abolishing an existing grade crossing at Thirty-third street and Liberty avenue, in the City of Pittsburgh,' etc." Stipulated in Section 7 of the Amendatory Agreement that the City would duly and legally vacate that portion of Thirty-third street to be occupied by the railroad company in accordance with plan hereto attached and marked Exhibit "E"; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the following described portion of Thirty-third street between a point 28.8 feet southeastwardly from Liberty avenue and a point 139.1 feet southeastwardly from Liberty avenue as hereinafter more fully described shall be and the same is hereby vacated.*

Beginning at a point on the easterly building line of Thirty-third street at the distance of 28.8 feet southeastwardly from the southerly building line of Liberty avenue, 80 feet wide; thence extending in a southeastwardly direction along the easterly building line of Thirty-third street for the distance of 110.3 feet to a point; thence deflecting to the right in a northwesterly direction 164 degrees 47 minutes 30 seconds for the distance of 114.3 feet to a point; thence deflecting to the right 105 degrees 14 minutes 20 seconds in a north-easterly direction by a line parallel with the southerly building line of Liberty avenue for the distance of 30 feet to the place of beginning, containing 1.6545 square feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 7, 1915.

Approved September 8, 1915.

Ordinance Book 27, page 95.

No. 230

AN ORDINANCE—Creating new positions for four male and four female attendants in the Bureau of City Property at a salary of fifty dollars (\$50.00) per month each.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the passage and approval of this ordinance the Director of the Department of Public Works shall be and is hereby authorized and directed to employ four male and four*

female attendants at a salary of fifty dollars (\$50.00) per month each to be paid out of Code Account No. 1619, Salaries, Regular Employees, Comfort Stations, Bureau of City Property.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 8, 1915.

Ordinance Book 27, page 96.

No. 231

AN ORDINANCE—Authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars (\$90,000.00), and providing for the issue and sale of bonds of said City in said amount, to provide funds for the construction of a refuse disposal plant, and providing for the redemption of said bonds and the payment of interest thereon.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the indebtedness of the City of Pittsburgh be increased by the amount of ninety thousand dollars (\$90,000.00) to provide moneys for the following purposes, namely: For the construction of a refuse disposal plant.*

Section 2. That bonds of the City of Pittsburgh in the aggregate principal amount of ninety thousand dollars (\$90,000.00) be issued for the purpose aforesaid, with interest coupons attached, payable semi-annually, with the privilege of exchanging such coupon bond or bonds for a registered bond or bonds of the same maturity as, and of any denomination not exceeding the aggregate principal amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon bond or bonds, with all coupons not then due, at the office of the City Controller; and the City Controller is hereby authorized and directed to cause such coupon and registered bonds to be engraved, and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

Section 3. Said bonds shall be issued in denominations of one hundred dollars, or multiples thereof, shall be dated as of the first day of July, A. D. 1915, and shall be payable in thirty equal annual installments, as follows:

Bonds to the aggregate amount of three thousand dollars (\$3,000.00) shall be payable on the first day of July in each and every year, beginning with the year one thousand nine hundred and sixteen and ending with the year one thousand nine hundred and forty-five.

Said bonds shall bear interest at the rate of four and one-fourth per centum per annum, payable semi-annually at

the office of the City Treasurer of said City of Pittsburgh on the first day of January and July, of each year, without deduction for any taxes which may be levied thereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after five days' public notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the Sinking Fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. And the proceeds of such sales, or so much thereof as shall be necessary, shall, if specifically appropriated by ordinance, therein fixing the amounts and conditions of expenditure, be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Refuse Disposal Bond 1915."

Section 4. Until said bonds, issued as herein provided, shall be fully paid, there is hereby levied and assessed annually upon all subjects now by law liable or hereafter to be made liable to assessment for taxation for city purposes, an annual tax, commencing the year after said bonds have been issued, sufficient to pay the interest on said bonds as the same shall accrue and become payable; and also an annual tax equal to three and one-third per centum of the total amount of said bonds hereby authorized, to be applied to and set apart as a Sinking Fund for the payment of the principal and redemption of said bonds as they become due and payable according to their terms, and the same are hereby appropriated out of the revenues of said city for the payment and redemption aforesaid.

Section 5. All registered bonds issued in exchange for coupon bonds, as provided in Section 2 of this Ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 6. All bonds issued by the authority of this Ordinance and the Acts of Assembly authorizing the same shall be and become part of the funded debt of the City of Pittsburgh, and shall be entitled to all the rights, privileges and immunities thereof; and shall be free from taxation, as aforesaid, and for the payment of the principal of said bonds, and the interest thereon semi-annually, as aforesaid, as the same shall mature and become payable, the faith, honor, credit and property of said city are hereby pledged

Section 7. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania,
City of Pittsburgh.

Refuse Disposal Bond 1915.

KNOW ALL MEN BY THESE PRESENTS, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of A. D. 19.... with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually to the bearer of the annexed coupons, at the time and place therein specified, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said city. This bond is one of a series of bonds, amounting in the aggregate to ninety thousand dollars (\$90,000.00) issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars (\$90,000.00) and providing for the issue and sale of bonds of said city in said amount, to provide funds for the construction of a refuse disposal plant, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof.....

and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating ninety thousand dollars (\$90,000.00), of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of July, A. D. 1915.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH,
By..... Mayor.

Countersigned:
.....
City Controller.
(Form of Coupon.)

On the first day of.....
19....., the City of Pittsburgh, Pennsylvania, will pay to the bearer at the office of the City Treasurer of said City
.....
(\$.....) Dollars, lawful money of the United States of America, for six months' interest on its refuse disposal bond 1915, No., July 1, 1915.

.....
City Controller.
(Form of Registered Bond.)
UNITED STATES OF AMERICA,
Commonwealth of Pennsylvania,
City of Pittsburgh.

Refuse Disposal Bond 1915.

KNOW ALL MEN BY THESE PRESENTS, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to
In the sum of Dollars,
lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said legal rep-

resentatives or assigns, at the office of the City Treasurer of said City, on the first day of
A. D. 19....., with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually, at the same place, on the first days of January and July of each year, without deduction for any taxes which may be levied hereon by the State of Pennsylvania pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to ninety thousand dollars (\$90,000.00) issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of ninety thousand dollars (\$90,000.00), and providing for the issue and sale of bonds of said city in said amount to provide funds for the construction of a refuse disposal plant, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof
and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating ninety thousand dollars (\$90,000.00), of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than

seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt created thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of July, A. D. 1915.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH,
By..... Mayor.

Countersigned:

.....
City Controller.
Registered this day of
..... A. D. 19....
at the office of the City Treasurer of
the City of Pittsburgh, Pennsylvania.

.....
Registrar.

Section 8. That any ordinance or part of ordinance conflicting with the provisions of this ordinance be and the same is hereby repealed, so far as the same affects this ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 97.

No. 232

AN ORDINANCE—Amending Sections Two and Six of an ordinance entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of two million seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon," approved November 14th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section Two of an ordinance entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of two million seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets and the construction of sewers and the acquirement of property for public use, and other floating indebted-

ness, and providing for the redemption of said bonds and the payment of interest thereon," approved November 14th, 1914, which reads as follows:

"Section 2. Said bonds shall be issued in denominations of one hundred dollars, or multiples thereof, shall be dated as of the first day of November, A. D. 1914, and shall be payable in thirty equal annual installments, as follows:

Bonds to the aggregate amount of ninety-two thousand dollars shall be payable on the first day of November in each and every year, beginning with the year one thousand nine hundred and fifteen and ending with the year one thousand nine hundred and forty-four.

Said bonds shall bear interest at the rate of four and one-half per centum per annum, payable semi-annually at the office of the City Treasurer of said City on the first days of May and November, of each year, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after five days' public notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the sinking fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. And the proceeds of such sales, or so much thereof as shall be necessary shall, if specifically appropriated by ordinance, therein fixing the amounts and conditions of expenditure, be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Funding Bond, 1914," and the same is hereby amended to read as follows:

Section 2. Said bonds shall be issued in denominations of one hundred dollars, or multiples thereof, shall be dated as of the first day of November, A. D. 1914, and shall be payable in thirty equal annual installments, as follows:

Bonds to the aggregate amount of ninety-two thousand dollars shall be payable on the first day of November in each and every year, beginning with the year one thousand nine hundred and fifteen and ending with the year one thousand nine hundred and forty-four.

Said bonds shall bear interest at the rate of four and one-quarter per cent per annum, payable semi-annually at the office of the City Treasurer of said City of Pittsburgh on the first days of May and November of each year, without deduction for any taxes which may be levied thereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the

City of Pittsburgh, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after five days' notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the sinking fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. Each of said bonds shall be known and designated as "Funding Bond, 1914."

That Section 6 of said ordinance which reads as follows:

"Section 6. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond)

UNITED STATES OF AMERICA.
Commonwealth of Pennsylvania.

City of Pittsburgh.

FUNDING BOND, 1914.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of A. D. 19..... with interest thereon at the rate of four and one-half per centum per annum, payable semi-annually to the bearer of the annexed coupons, at the time and place therein specified. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said city. This bond is one of a series of bonds, amounting in the aggregate to two million seven hundred and sixty thousand dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose

penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of two million, seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof

and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating two million seven hundred and sixty thousand dollars, of which this bond is one, is less than two per centum, of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1914.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH.

By Mayor.

Countersigned:
City Controller.
(Form of Coupon).

On the first day of 19.....
the City of Pittsburgh, Pennsylvania,
will pay to the bearer at the office of

the City Treasurer of said City (\$.....) Dollars, lawful money of the United States of America, for six months' interest on its Funding Bond, 1914. No.dated November 1, 1914.

.....
City Controller.

(Form of Registered Bond).

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania.

City of Pittsburgh.

FUNDING BOND, 1914.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to in the sum of (\$.....) dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of A. D. 19.... with interest thereon at the rate of four and one-half per centum per annum, payable semi-annually at the same place, on the first days of May and November of each year. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to two million seven hundred and sixty thousand dollars issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of two million seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for

public use, and other floating indebtedness," and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating two million seven hundred and sixty thousand dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1914.

Seal
of the

City of Pittsburgh

CITY OF PITTSBURGH.

By Mayor.

Countersigned:

.....
City Controller.

Registered this day of A. D. 19.... at the office of the City Treasurer of the City of Pittsburgh, Pennsylvania.

.....
Registrar.

be and the same is hereby amended to read as follows:

Section 6. Said bonds shall be coupon bonds, exchangeable for registered bonds and shall be substantially in the following form, to-wit:

(Form of Coupon Bond).

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania.

City of Pittsburgh.

FUNDING BOND, 1914.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by, and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of (\$.....)

dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of A. D. 19...., with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually to the bearer of the annexed coupons at the time and place therein specified, without deduction for any taxes, which may be levied hereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to two million seven hundred and sixty thousand dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of two million, seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon, duly enacted by the Council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same, as the same has been amended by an amendment thereto, duly enacted by the Council thereof and approved by the Mayor thereof on 1915, and duly recorded and published in the manner provided by law authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating two million seven hundred and sixty thousand dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1914.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH.
By Mayor.

Countersigned:
..... City Controller.
(Form of Coupon).

On the first day of 19...., the City of Pittsburgh, Pennsylvania, will pay to the bearer at the office of the City Treasurer of said City (\$.....) dollars, lawful money of the United States of America, for six months' interest on its Funding Bond, 1914, No., dated November 1, 1914.

..... City Controller.
(Form of Registered Bond).
UNITED STATES OF AMERICA.
Commonwealth of Pennsylvania.
City of Pittsburgh.
FUNDING BOND, 1914.

Know all men by these presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania is indebted to in the sum of (\$.....) dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of A. D. 19...., with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-an-

nually at the same place, on the first days of May and November of each year, without deduction for any taxes which may be levied hereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to two million seven hundred and sixty thousand dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania entitled, "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of two million seven hundred and sixty thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractor's claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness," and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same, as the same has been amended by an amendment thereto, duly enacted by the Council thereof and approved by the Mayor thereof on 1915, and duly recorded and published in the manner provided by law authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned

bonds aggregating two million seven hundred and sixty thousand dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1914.

Seal
of the
City of Pittsburgh
Countersigned:

CITY OF PITTSBURGH.

Mayor.

City Controller.

Registered this day of
A. D. 19..... at the office of the City
Treasurer of the City of Pittsburgh,
Pennsylvania.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 102.

No. 233

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Woodville avenue, from Lime street to existing sewer at Saw Mill Run, with branch sewers on Woodstock street, Lime street and Lewis street and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Woodville avenue, from Lime street to existing sewer at Saw Mill Run, with branch sewers on Woodstock street, Lime street and Lewis street. Commencing on Woodville avenue at Lime street, thence westwardly along Woodville avenue to the existing sewer at Saw Mill Run; said sewer to be pipe and ten (10) inches in diameter. With a branch sewer on Woodstock street, commencing at Lewis street and at a point about 250 feet north of Wood-

ville avenue, thence northwardly and southwardly along Woodstock street to the sewer on Woodville avenue; with a branch sewer on Lime street. Commencing at the crown on Lime street near Cynthia street; thence northwardly along Lime street to sewer on Woodville avenue; with a branch sewer on Lewis street. Commencing on Lewis street at a point about 80 feet east of Lime street, thence westwardly along Lewis street to sewer on Woodstock street. Said branch sewers to be pipe and eight (8) inches in diameter. The branch sewers on Woodstock street and Lewis street to have six (6) inch lateral sewers extending from the main sewer to a point one foot inside the curb line.

Section 2. The Mayor and the Director of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of seven thousand (\$7,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 110.

No. 234

AN ORDINANCE—Authorizing and directing the construction of a public sewer on the east sidewalk of Sheridan street and Grafton street, from a point about one hundred and twenty (120) feet north of Bryant street to the existing sewer on Grafton street, at a point about eighty (80) feet west of Sheridan street, with a branch sewer on the west sidewalk of Sheridan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That

a public sewer be constructed on the east sidewalk of Sheridan street and Grafton street, from a point about 120 feet, north of Bryant street to the existing sewer on Grafton street, at a point about eighty (80) feet west of Sheridan street, with a branch sewer on the west sidewalk of Sheridan street.

Commencing on the east sidewalk of Sheridan street, at a point about 120 feet north of Bryant street; thence northwardly along said sidewalk to a point near Grafton street; thence westwardly along Grafton street to a point about 80 feet west of Sheridan street, with a branch sewer on the west sidewalk of Sheridan street.

Commencing on the west sidewalk of Sheridan street at a point about 80 feet north of Bryant street; thence northwardly along said sidewalk to a point about 120 feet south of Grafton street, and thence eastwardly across Sheridan street to the sewer on the east sidewalk of Sheridan street, said sewer and branch sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of three thousand (\$3,000.00) dollars which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 111.

No. 235

AN ORDINANCE—Amending Item 2, Section 79, Department of Public Works, North Side Market of an ordinance entitled, "An ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh and the rate of compensation thereof," approved January 28, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That so much of Item 2, Section 19, "Department of Public Works, North Side Market" of an ordinance entitled, "An ordinance fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof," which reads as follows:*

"Matron\$300.00 per annum" shall be and the same is hereby amended to read,

Matron in charge of Market House Comfort Stations—\$600.00 per annum, payable from Appropriation No. 1578 Salaries, Regular Employees.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.
Approved September 16, 1915.
Ordinance Book 27, page 112.

No. 236

A N ORDINANCE—Repealing item one of Section 2 of an ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh, and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915," (relating to transfers from appropriations for salaries, regular employees.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That so much of Item One of Section Two of an ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh, and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915," which reads,*

"No transfers shall be made from appropriations for "Salaries, Regular Employees," to any other appropriation than "Salaries Regular Employees," shall be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.
Approved September 16, 1915.
Ordinance Book 27, page 113.

No. 237

A N ORDINANCE—Opening Brady street, in the Sixteenth ward of the City of Pittsburgh, from Carson street

east to Wharton street, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Brady street in the Sixteenth ward of the City of Pittsburgh, from Carson street east to Wharton street, shall be and the same is hereby opened to a width of fifty (50) feet in accordance with Ordinance No. 220 entitled, "An Ordinance locating Brady street from East Carson street to Wharton street," approved December 15, 1897, and recorded in Ordinance Book, Vol. 11, page 555.*

Section 2. The Department of Public Works is hereby authorized and directed to cause said Brady street from Carson street to Wharton street to be opened, in conformity with the provisions of Section 1 of this ordinance.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.
Approved September 16, 1915.
Ordinance Book 27, page 114.

No. 238

A N ORDINANCE—Providing for the regrading, repaving and recurring of Forbes street as widened at the angle east of Boquet street; Fifth avenue as widened at the angle east of Bellefield avenue and the intersections at Center avenue, Liberty avenue, Rebecca street and Baum boulevard, as widened, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the regrading, repaving and recurring of the following streets as shown the points mentioned, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City:*

Forbes street, at the angle east of Boquet street\$ 600.00

Fifth avenue, at angle east of Bellefield avenue	800.00
Center avenue, Liberty avenue, Rebecca street and Baum boulevard, at their intersec- tions	2,000.00
	<hr/> \$3,400.00

Section 2. That for the payment of the costs thereof, the various sums set forth in Section 1 of this Ordinance, or so much thereof as may be necessary, amounting in the aggregate to \$3,400.00, shall be and the same are hereby set apart and appropriated from Code Account No. 1485-E, Repaving Schedule, Division of Street, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 114.

No. 239

AN ORDINANCE—Appropriating the balance remaining to the credit of the proceeds arising from the sale of Hamilton Avenue Street Improvement Bonds, 1915, and Penn Avenue Bonds, 1915, and providing for the disbursement thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* that the balance remaining to the credit of the proceeds arising from the sale of Hamilton Avenue Street Improvement Bonds, 1915, and Penn Avenue Improvement Bonds, 1915, be and is hereby set aside and specifically appropriated for the following purposes, to-wit:

To Appropriation No. 179-A, Hamilton Avenue Improvement, for the payment of the difference between the total cost, damages and expenses, and special benefits arising to property benefited by the relocating, widening, extending, change of grade, grading, paving, curbing and otherwise improving Hamilton avenue, the sum of \$50,000.00.

To Appropriation No. 178-C, Penn Avenue Improvement, for the payment of the damages and expenses resulting from the raising of the grades of, and grading, paving, curbing and otherwise improving of Penn Avenue from Eleventh street to Water street, and Duquesne way from Ninth street to Evans alley, and other streets and highways affected thereby and incidental thereto the sum of \$40,000.00.

Section 2. That the moneys thus appropriated shall be disbursed in the method prescribed in an ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915."

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 115.

No. 240

AN ORDINANCE—Appropriating the balance remaining to the credit of the proceeds arising from the sale of Fire Apparatus Bonds, 1914, and Poor Home Bonds, 1914, and providing for the disbursement thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the balance remaining to the credit of the proceeds arising from the sale of Fire Apparatus Bonds, 1914, and Poor Home Bonds, 1914, be and is hereby set aside and specifically appropriated for the following purposes, to-wit:

To Appropriation No. 172, Fire Apparatus Loan Fund, for the purchase of fire engines and other apparatus for the extinction of fires, the sum of \$1,250.00.

To Appropriation No. 173, Poor Home Loan Fund, for improvements to the City Home at Marshalsea, including the acquisition of additional lands, the erection and equipment of new buildings and additions to existing buildings, and other improvements to said City Home, the sum of \$10,000.00; in such amounts, for such of said recited purposes as Council may, by ordinance or resolution, from time to time direct.

Section 2. That the moneys thus appropriated shall be disbursed in the method prescribed in an ordinance, entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915."

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 116.

No. 241

A N ORDINANCE — Appropriating three hundred thousand (\$300,000.00) dollars, the proceeds arising from the sale of Water Bonds, Series A, 1914, for the following purposes, to-wit: for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in conjunction with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, and providing for the disbursement thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the sum of three hundred thousand (\$300,000.00) dollars, the proceeds arising from the sale of Water Bonds, Series A, 1914, be and is hereby set aside and specifically appropriated to Appropriation No. 171, Water Improvement and Extension Loan Fund, for the following purposes, to-wit: for the improvement and extension of the water system, including the purchase and installation of meters, the erection and equipment of structures and buildings for treatment of water in conjunction with filtration processes, the construction, remodeling and equipment of pumping stations, the extension and improvement of the pipe line system, and the improvement and equipment of reservoirs, in such amounts and for such of said recited purposes as Council may, by ordinance of resolution, from time to time direct.

Section 2. That the moneys thus appropriated shall be disbursed in the method prescribed in an ordinance entitled, "An Ordinance making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1915, and ending December 31st, 1915."

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 117.

No. 242

A N ORDINANCE—Approving D. B. Oliver Plan of Lots in the Twenty-seventh ward of the City of Pittsburgh, laid out by David B. Oliver and accepting the dedication of Jupiter way as shown thereon for public use for highway purposes, opening and naming the same and establishing the grade thereof.

Whereas, David B. Oliver of the City of Pittsburgh, County of Allegheny, and State of Pennsylvania, the owner of certain property in the Twenty-seventh ward of the City of Pittsburgh laid out in a plan called D. B. Oliver Plan of Lots has located Jupiter way and executed a deed of dedication on said plan of all the ground covered by the said way for a public highway and has released the said City from any liabilities for damages for or by reason of the physical grading of said public highway to the grade hereinafter established; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* D. B. Oliver Plan of Lots situate in the Twenty-seventh ward of the City of Pittsburgh laid out by David B. Oliver, May, 1915, be and the same is hereby approved and Jupiter way as located and dedicated in the said plan is hereby accepted.

Section 2. The way as aforesaid dedicated to the said City for public highway purposes shall be and the same is hereby appropriated and opened as a public highway and named Jupiter way.

Section 3. The grade of Jupiter way as laid out and dedicated in the said plan is hereby established as described in Ordinance No. 201, approved July 26th, 1915, and recorded in Ordinance Book, volume 27, page 71.

Section 4. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said Jupiter way, for a public highway in conformity with the provisions of this ordinance.

Section 5. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 118.

No. 243

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Formosa way, from Neuman way to Hale street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the City Clerk's that a majority of property owners in interest and number abutting upon the line of Formosa way, between Neuman way and Hale street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

Formosa way, from Neuman way to Hale street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of twenty-four hundred (\$2,400.00) Dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 118.

No. 244

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Bedford avenue, from a point about twenty (20) feet southwest of Wandless way to present sewer on Morgan street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Bedford avenue, from a point about twenty (20) feet southwest of Wandless way to present sewer on Morgan street Commencing on Bedford avenue at a point about twenty (20) feet southwest of Wandless way; thence southwardly along Bedford avenue to the present sewer on Morgan street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construc-

tion of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of twelve hundred (\$1,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 119.

No. 245

AN ORDINANCE—Authorizing and directing the construction of a public sewer on the north sidewalk of Butler street, from a point near Baker street to the existing sewer on Chislett street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on the north sidewalk of Butler street, from a point near Baker street to the existing sewer on Chislett street. Commencing on the north sidewalk of Butler street at a point near Baker street, thence westwardly along the north sidewalk of Butler street to the existing sewer on Chislett street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of two thousand four hundred (\$2,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 120.

No. 246

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Catalpa street and private property, from points west of Baltimore street and Candace street to the existing sewer on Boustead street, with branch sewers on Candace street and Sunol way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Catalpa street and private property, from points west of Baltimore street and Candace street, to the existing sewer on Boustead street, with branch sewers on Candace street and Sunol way. Commencing on Catalpa street at points about 50 feet and 60 feet west of Baltimore street and Candace street respectively, thence westwardly and eastwardly along Catalpa street, to the private property of E. H. Hamilton, near the City line, thence on, over, across and through the private property of E. H. Hamilton and A. C. Lonegran to the existing sewer on Boustead street, with branch sewers on Candace street and Sunol way. Commencing on Candace street at the crown, thence northwardly along Candace street to the sewer on Catalpa street; also commencing on Sunol way at a point about 20 feet north of Shiras avenue, thence northwardly along Sunol way to the sewer on Catalpa street. Said sewer and branch sewers to be pipe and eight (8) inches in diameter, and to be constructed in accordance with the plan hereto attached and hereby made a part of this ordinance.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the con-

tract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of two thousand four hundred (\$2,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 121.

No. 247

A N ORDINANCE—Authorizing and directing the construction of a public sewer on the west sidewalk of Denniston street, from the present sewer to Aylesboro avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on the west sidewalk of Denniston street, from the present sewer to Aylesboro avenue. Commencing on the west sidewalk of Denniston street at the present sewer, thence northwardly along the west sidewalk to the existing sewer on Aylesboro avenue. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties

specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 16, 1915.

Ordinance Book 27, page 123.

No. 248

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Elkton street, from a point about 20 feet southeast of Ramona street to present sewer on Lorenz avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Elkton street, from a point about 20 feet southeast of Ramona street to present sewer on Lorenz avenue. Commencing on Elkton street at a point about 20 feet southeast of Ramona street, thence southeastwardly along Elkton street to present sewer on Lorenz avenue. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.
Approved September 16, 1915.
Ordinance Book 27, page 123.

No. 249

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Finance street, from a point about twenty (20) feet west of Brushton avenue to the existing sewer on Braddock avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Finance street, from a point about 20 feet west of Brushton avenue to the existing sewer on Braddock avenue. Commencing on Finance street, from a point about twenty (20) feet west of Brushton avenue, thence westwardly along Finance street to the existing sewer on Braddock avenue, said sewer to be pipe and fifteen (15) inches in diameter, with nine (9) inch lateral sewers extending from the main sewer to a point one (1) foot inside the curb line.

Section 2. The Mayor and the Director of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of one thousand four hundred (\$1,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.
Approved September 16, 1915.
Ordinance Book 27, page 124.

No. 250

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Gopher street and

Campagna avenue, from a point about forty (40) feet north of Worthington street to existing sewer on Dravo way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Gopher street and Campana avenue, from a point about forty (40) feet north of Worthington street to existing sewer on Dravo way. Commencing from a point about forty (40) feet north of Worthington street, thence northwardly along Gopher street to Campana avenue, thence northwestwardly along Gopher street to Campana avenue, thence northwestwardly along Campana avenue to existing sewer on Dravo way. Said sewer to be pipe and fifteen (15) inches in diameter.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 125.

No. 251

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Orbin street and private property of S. B. Waughter, from Granite street to Herron avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Orbin street and private property of S. B. Waughter, from Granite street to Herron avenue. Commencing on Orbin street, at the present sewer on Granite street, thence northwardly along Orbin street and the private property of S. B. Waughter, thence eastwardly on, over, across and through the private property of S. B. Waughter to the existing sewer on Herron avenue, said sewer to be pipe and fifteen (15) inches in diameter.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of fifteen hundred (\$1,500.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as Pennsylvania relating thereto and regulating the same.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 126.

No. 252

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Mansfield avenue from a point about six hundred (600) feet west of Weaver street to the existing sewer at Weaver street, with branch sewers on Sedan way, Weaver street and the northwest sidewalk of Walbridge street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Mansfield avenue, from a point about 600 feet west of Weaver street to the ex-*

isting sewer at Weaver street, with branch sewers on Sedan way, Weaver street and the northwest sidewalk of Walbridge street. Commencing on Mansfield avenue at a point about 600 feet west of Weaver street, thence eastwardly along Mansfield avenue to the existing sewer at Weaver street, with branch sewers on Sedan way and Weaver street. Commencing on Sedan way at Jericho way, thence eastwardly along Sedan way to Weaver street, thence southwestwardly along Weaver street to the existing sewer on Mansfield avenue. Commencing at the crown on the northwest sidewalk of Walbridge street, thence southwestwardly along the northwest sidewalk of Walbridge street to the existing sewer on Walbridge street. Said sewer and branch sewers to be pipe and 15 inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of four thousand (\$4,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 128.

No. 253

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Reed street, from Breckenridge street to the existing sewer on Reed street at Center avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Reed street, from Breckenridge street to the existing sewer on Reed street at Center avenue. Commencing on Reed

street at a point near the southwest curb line of Breckenridge street, thence northwardly along Reed street to the present sewer on Reed street near Center avenue. Said sewer to be pipe and fifteen (15) inches in diameter with lateral sewers extending from the main sewer to a point one foot inside the curb lines.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of two thousand four hundred (\$2,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 129.

No. 254

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Sarah street, from a point about forty (40) feet west of South Twenty-seventh street to the existing sewer on South Twenty-sixth street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Sarah street, from a point about forty (40) feet west of South Twenty-seventh street to the existing sewer on South Twenty-sixth street. Commencing on Sarah street at a point about 40 feet west of South Twenty-seventh street, thence westwardly along Sarah street to the existing sewer on South Twenty-sixth street. Said sewer to be pipe and fifteen (15) inches in diameter with

nine (9) inch lateral sewers extending from the main sewer to a point one foot inside the curb line.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand two hundred (\$1,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 130.

No. 255

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Somers street, from a point about eighty (80) feet southeast of Webster avenue to the existing sewer on Wylie avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Somers street, from a point about eighty (80) feet southeast of Webster avenue to the existing sewer on Wylie avenue. Commencing on Somers street at a point about eighty (80) feet southeast of Webster avenue, thence southeastwardly along Somers street to the existing sewer on Wylie avenue. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of one thousand four hundred (\$1,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

tion of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand two hundred (\$1,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 130.

No. 256

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Susquehanna street, from a point about sixty (60) feet west of Lang street to the existing sewer on Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Susquehanna street, from a point about sixty (60) feet west of Lang street to the existing sewer on Novelty street. Commencing on Susquehanna street at a point about 60 feet west of Lang street, thence westwardly along Susquehanna street to the existing sewer on Novelty street. Said sewer to be pipe and fifteen (15) inches in diameter with nine (9) inch lateral sewers extending from the main sewer to a point one foot inside the curb lines.

Section 2. The Mayor and the Director of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of one thousand four hundred (\$1,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 131.

No. 257

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Torrens street from points about 90 feet south of Frankstown avenue and about 40 feet north of Hamilton avenue to present sewer on Transit way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Torrens street, from points about 90 feet south of Frankstown avenue and about 40 feet north of Hamilton avenue to present sewer on Transit way. Commencing on Torrens street at points about 90 feet south of Frankstown avenue and about 40 feet north of Hamilton avenue; thence southwardly and northwardly respectively along Torrens street to present sewer on Transit way. Said sewer to be pipe and fifteen (15) inches in diameter with nine (9) inch lateral sewers extending from the main sewer to a point one (1) foot inside the curb lines.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 132.

No. 258

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Wymore street and Lindsay street, from Steuben street to Harker street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Wymore street and Lindsay street, from Steuben street to Harker street. Commencing at the crown on Wymore street at a point near Lorenz avenue, thence northwestwardly along Wymore street to the existing sewer on Steuben street; also, commencing at the crown on Wymore street at a point near Lorenz avenue, thence southeastwardly along Wymore street to Lindsay street, and thence northeastwardly along Lindsay street to the existing sewer on Harker street. Said sewers to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of four thousand (\$4,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as Pennsylvania relating thereto and regulating the same.

Passed September 14, 1915.

Approved September 20, 1915.

Ordinance Book 27, page 133.

No. 259

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Phillips avenue, from Pocusset street to Murray avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Phillips avenue, from Pocusset street to Murray avenue. Commencing on Phillips avenue at the crown, east of Wightman street, thence eastwardly along the northerly sidewalk and westwardly along the roadway of Phillips avenue to the present sewers on Murray avenue and Pocusset street, respectively. Said sewer to be pipe and fifteen (15) inches in diameter. Said sewer extending westwardly on the roadway from the crown to have nine (9) inch lateral sewers extending from the main sewer to one (1) foot inside the curb lines.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of seven thousand one hundred (\$7,100.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 134.

No. 260

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Odessa place, from Puckety road to Montezuma street, and providing that the costs, damages and ex-

penses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Odessa place, between Puckety road and Montezuma street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Odessa place, from Puckety road to Montezuma street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of six thousand (\$6,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 135.

No. 261

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Phillips avenue, from Murray avenue to Pocusset street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Phillips avenue, between Murray avenue and Pocusset street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Phillips avenue, from Murray avenue to Pocusset street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly, of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of thirty-five thousand (\$35,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same, shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 136.

No. 262

AN ORDINANCE—Vacating a portion of Hamilton avenue between Lambert street and a point 109.13 feet east of Lambert street.

Whereas, The City of Pittsburgh in re-widening of Hamilton avenue from Lambert street to the first unnamed ten foot alley east of Lambert street took from J. Ogden Armour, property amounting to 1284 square feet and established a grade, making a cut of approximately nine feet in front of this property for which the Board of Viewers awarded the sum of \$2,500.00, and,

Whereas, The City of Pittsburgh in the said widening of Hamilton avenue included an unnamed alley ten feet in width running from Lambert street eastwardly 119.13 feet through the said property and the Board of Viewers in the said widening proceedings assessed against the said J. Ogden Armour property, benefits in the sum of \$2,500.00, and,

Whereas, The awards for said damages and benefits off-set each other, in the said widening proceedings and it is desirous to both the City of Pittsburgh and J. Ogden Armour that the

said Hamilton avenue be reduced to conform in width with the remainder of the street by vacating the balance of the street; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a portion of Hamilton avenue as widened by Ordinance No. 124, approved April 22nd, 1914, between Lambert street and a point 119.13 feet eastwardly therefrom and as hereinafter more fully described, be and the same is hereby vacated

Beginning at the intersection of the easterly line of Lambert street with the southerly line of Hamilton avenue, as widened by the said ordinance; thence curving in a northeasterly direction by the arc of a circle with a radius of 23.54 feet and a central angle of 92 degrees 25 minutes 50 seconds for the distance of 37.97 feet; thence in a southeasterly direction for the distance of 94.68 feet to a point on the easterly line of an unnamed ten foot alley laid out in Mellon's Plan of Station Lots; thence in a southwesterly direction along the easterly line of the said unnamed ten foot alley for the distance of 18.395 feet to the southerly line of Hamilton avenue, as opened by said ordinance; thence along the said southerly line of Hamilton avenue in a northwesterly direction for the distance of 119.13 feet to the place of beginning, as shown on plan hereto attached.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 137.

No. 263

AN ORDINANCE—Widening Hamilton avenue from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer avenue, in the Eleventh and Twelfth wards of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Hamilton avenue from Frankstown avenue to a point 304.43 feet northwesterly from Larimer avenue, in the Eleventh and Twelfth wards of the City of Pittsburgh, be widened to a variable width along the following described lines:

The easterly building line shall begin at the intersection of the easterly building line of Hamilton avenue as

now opened with the northerly building line of Frankstown avenue; thence deflecting to the left from the line of Frankstown avenue 89 degrees 55 minutes and in a northeasterly direction along the said easterly building line of Hamilton avenue as now opened for the distance of 732.36 feet to a point; thence deflecting to the left 34 degrees 04 minutes 40 seconds and in a northwesterly direction along the said easterly building line of Hamilton avenue 473.54 feet to Hoeveler street.

The westerly building line shall begin at a point on the northerly building line of Frankstown avenue at the distance of 50 feet westerly from the easterly building line of Hamilton avenue as now opened; thence in a northeasterly direction parallel to and at a perpendicular distance of 50 feet westwardly from the above described easterly building line for the distance of 680.33 feet; thence deflecting to the left by the arch of a circle having a radius of 120 feet and a central angle of 34 degrees 04 minutes 40 seconds for the distance of 71.37 feet to a point of tangent; thence by the tangent of said curve in a northwesterly direction parallel to and at a perpendicular distance of 50 feet westwardly from the above described easterly building line for the distance of 435.96 feet to a point on the westerly building line of Hamilton avenue as now opened, said point being 304.43 feet northwesterly from the northerly building line of Larimer avenue.

Section 2. The Department of Public Works is hereby authorized and directed to cause said Hamilton avenue from Frankstown avenue to a point 304.43 feet northwesterly from the northerly building line of Larimer avenue, to be widened, in conformity with the provisions of Section 1 of this ordinance.

Section 3. The cost, damages and expenses caused thereby and the benefits to pay the same shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 22, page 138.

No. 264

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Kennedy avenue, from Veteran street to Perrysville avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Kennedy avenue, from Veteran street to Perrysville avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of three thousand eight hundred (\$3,800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses on the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance with special reference to ordinance of Council No. 416, Series 1914.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 139.

No. 265

A N ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for repaving Webster avenue, from Junilla street to a point 30 feet west of Francis street, and providing for the payment of the costs thereof.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for repaving Webster avenue, from Junilla street to a point 30 feet west of Francis street, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the cost thereof the sum of twelve

thousand (\$12,000.00) dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1485-E, Repaving Schedule. Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 140.

No. 266

AN ORDINANCE—Repealing Ordinance No. 300, entitled, "An Ordinance authorizing the opening of Breed street, from Uxor alley to South Fourteenth street," approved October 12th, 1893.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Ordinance No. 300, entitled, "An Ordinance authorizing the opening of Breed street, from Uxor alley to South Fourteenth street," approved October 12th, 1893, and recorded in Ordinance Book, volume 9, page 297, be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 14, 1915.

Approved September 23, 1915.

Ordinance Book 27, page 141.

No. 267

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Bucyrus street, from Chartiers avenue to Lakewood street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Bucyrus street, between Chartiers avenue and Lakewood street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Bucyrus street, from Chartiers avenue to Lakewood street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of six thousand (\$6,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 141.

No. 268

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Chauncey street, from Wyllie avenue to Webster avenue, and providing that costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Chauncey street, between Wyllie avenue and Webster avenue, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Chauncey street, from Wyllie avenue to Webster avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and di-

rected to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of ten thousand dollars (\$10,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 142.

No. 269

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Firth street, from Homer street to property line of A. Reineman, and providing that the costs, damages and expenses of the same be assessed again and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Firth street, between Homer street and property line of A. Reineman, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Firth street, from Homer street to property line of A. Reineman be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street be-

tween said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of four thousand eight hundred (\$4,800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 143.

No. 270

A N ORDINANCE—Authorizing and directing the grading and paving of Kittanning way, from Murdoch street to Wightman street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Kittanning way, between Murdoch street and Wightman street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading and paving of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Kittanning way, from Murdoch street to Wightman street be graded and paved.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading and paving of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of five thousand (\$5,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 144.

No. 271

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of McCook street, from Marshall avenue to Halsey place, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of McCook street, between Marshall avenue and Halsey place have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* McCook street, from Marshall avenue to Halsey place be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of five thousand (\$5,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the

same is hereby repealed, so far as the same affects this ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 145.

No. 272

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Waldron street, from Beechwood boulevard to Tilbury avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Waldron street, between Beechwood boulevard and Tilbury avenue, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Waldron street, from Beechwood boulevard to Tilbury avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of nine thousand (\$9,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 146.

No. 273

A N ORDINANCE—Repealing Ordinance No. 228, entitled, "An Ordinance locating Larimer avenue from

Frankstown avenue to Broad street," approved October 3rd, 1901.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 228, entitled, "An Ordinance locating Larimer avenue from Frankstown avenue to Broad street," approved October 3rd, 1901, and recorded in Ordinance Book, volume 14, page 128, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 147.

No. 274

AN ORDINANCE—Repealing Ordinance No. 216, entitled, "An Ordinance, re-establishing the grade of Tenth street, from Penn avenue to Liberty avenue," approved July 31st, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 216, entitled, "An Ordinance, re-establishing the grade of Tenth street, from Penn avenue to Liberty avenue," approved July 31st, 1915, and recorded in Ordinance Book, volume 27, page 82, be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 147.

No. 275

AN ORDINANCE — Re-establishing the grade of Darragh street from Allequippa street to Carrillo street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east curb line of Darragh street from Allequippa street to Carrillo street be and the same is hereby re-established as follows, to-wit:*

Beginning on the north curb line of Allequippa street at an elevation of 426.50 feet; thence rising at the rate of 1.07 feet per 100 feet for a distance of 458.28 feet to the south curb line of Carrillo street to an elevation of 431.41 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 148.

No. 276

AN ORDINANCE—Establishing the grade of Manning street, from Montezuma street to a point 212.52 feet south therefrom.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east curb line of Manning street, from Montezuma street to a point 212.52 feet south therefrom, be and the same is hereby established as follows, to-wit:*

Beginning on the south curb line of Montezuma street at an elevation of 329.26 feet; thence rising at the rate of 5.0 feet per 100 feet for a distance of 11.0 feet to a point of curve to an elevation of 329.81 feet; thence by a convex parabolic curve for a distance of 30.0 feet to a point of tangent to an elevation of 330.03 feet; thence falling at the rate of 3.5 feet per 100 feet for a distance of 171.52 feet to a point to an elevation of 324.03 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 148.

No. 277

AN ORDINANCE — Re-establishing the grade of Carrillo street from Morgan street to Robinson street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the south curb line of Carrillo street from Morgan street to Robinson street be and the same is hereby re-established as follows, to-wit:*

Beginning on the west curb line of Morgan street at an elevation of 459.86 feet; thence falling at the rate of 5.0 feet per 100 feet for a distance of 10.27 feet to the west building line of Morgan street to an elevation of 459.35 feet; thence falling at the rate of 11.0 feet per 100 feet for a distance of 249.82 feet to the east building line of Darragh street to an elevation of 431.87 feet; thence falling at the rate of 5.0 feet per 100 feet for a distance of 41.06 feet to the west building line of Darragh street to an elevation of 431.87 feet.

vation of 429.82 feet; thence falling at the rate of 8.15 feet per 100 feet for a distance of 199.28 feet to the east curb line of Robinson street to an elevation of 413.57 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 149.

No. 278

AN ORDINANCE — Re-establishing the grade on Salline street from Monitor street to a point 532.06 feet south thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the east curb line of Salline street from Monitor street to a point 532.06 feet south thereof shall be and the same is hereby re-established as follows, to-wit:

Beginning on the south curb line of Monitor street at an elevation of 300.36 feet; thence rising at a rate of .5 per cent for 29.26 feet to a point of curve to an elevation of 301.82 feet; thence by a concave parabolic curve for a distance of 30.0 feet to a point of tangent to an elevation of 303.92 feet; thence rising at a rate of 9 per cent for a distance of 365.00 feet to a point of curve to an elevation of 336.77 feet; thence by a convex parabolic curve for a distance of 120.0 feet to a point of tangent to an elevation of 343.67 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 149.

No. 279

AN ORDINANCE — Re-establishing the grade of Penn avenue from Ninth street to Eleventh street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the grade of the north and south curb lines of Penn avenue, from Ninth street to Eleventh street, be and the same is hereby re-established as follows, to-wit:

The grade of the north curb line of Penn avenue shall begin at a point on the east curb line of Ninth street at an elevation of 36.16 feet; thence rising at the rate of 0.98 feet per 100 feet for the distance of 50.00 feet to a point to an elevation of 36.65 feet;

thence rising at the rate of 1.39 feet per 100 feet for the distance of 150.00 feet to a point to an elevation of 38.74 feet; thence falling at the rate of 0.975 feet per 100 feet for the distance of 52.30 feet to a point on the westerly building line of Garrison way to an elevation of 38.23 feet; thence level to the east building line of Garrison way; thence rising at the rate of 0.83 feet per 100 feet for the distance of 278.00 feet to a point to an elevation of 40.54 feet; thence rising at the rate of 0.58 feet per 100 feet for the distance of 150 feet to a point to an elevation of 41.41 feet; thence falling at the rate of 0.875 feet per 100 feet for the distance of 64.00 feet to a point on the westerly curb line of Tenth street to an elevation of 40.85 feet; thence rising to the east curb line of Tenth street to an elevation of 41.00 feet; thence rising at the rate of 1.44 feet per 100 feet for the distance of 200.00 feet to a point to an elevation of 43.88 feet; thence rising at the rate of 0.20 feet per 100 feet for a distance of 79.00 feet to a point to an elevation of 44.04 feet; thence level for the distance of 23.60 feet to a point on the westerly line of Eleventh street; thence falling at the rate of 1.75 feet per 100 feet for a distance of 12 feet to a point on the westerly curb line of Eleventh street to an elevation of 43.83 feet.

The grade of the south curb line of Penn avenue shall begin at a point on the easterly curb line of Ninth street at an elevation of 36.87 feet; thence level for a distance of 25.00 feet; thence rising at the rate of 1.31 feet per 100 feet for the distance of 150.00 feet to a point to an elevation of 38.84 feet; thence falling at the rate of 0.425 feet per 100 feet for a distance of 80.00 feet to a point on the westerly curb line of Garrison way to an elevation of 38.51 feet; thence falling to the easterly curb line of Garrison way to an elevation of 38.33 feet; thence rising at the rate of 0.75 feet per 100 feet for the distance of 431.00 feet to a point to an elevation of 41.53 feet; thence falling at the rate of 0.50 feet per 100 feet for the distance of 64.00 feet to a point on the westerly curb line of Tenth street to an elevation of 41.26 feet; thence falling to the easterly curb line of Tenth street to an elevation of 41.20 feet; thence rising at the rate of 1.54 feet per 100 feet for the distance of 125.00 feet to a point to an elevation of 43.12 feet; thence rising at the rate of 0.78 feet per 100 feet for the distance of 125.00 feet to a point to an elevation of 44.10 feet; thence level for the distance of 243.00 feet to a point on the westerly building line of Eleventh street; thence falling at the rate of 0.60 feet per 100 feet for a distance of 12.00 feet to a point on the westerly curb line of Eleventh street to an elevation of 44.04 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 150.

No. 280

AN ORDINANCE—Providing for the letting of a contract or contracts for excavation, concrete and brick work in extension to dressing rooms at the Brushton Swimming Pool.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for excavation, concrete and brick work in extension to dressing rooms at the Brushton Swimming Pool, for a sum not to exceed one thousand six hundred dollars (\$1,600.00), in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of one thousand six hundred dollars (\$1,600.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 1795, G, "Structural and Non-structural Improvements," Bureau of Recreation.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 151.

No. 281

AN ORDINANCE—Providing for the letting of a contract or contracts for alterations, repairs and improvements at the Eighth Street Engine House, Bureau of Fire.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and Director of the Department of Public Safety shall be and they are hereby authorized, empowered and directed to advertise for proposals and let a contract or contracts to the lowest responsible bidder or bidders for alterations, repairs and improvements at the Eighth Street Engine House, Bureau of Fire, for a sum of money not to exceed \$12,000.00 in accordance with the provisions of an Act of Assembly entitled, "An Act for the government of cities of the second class," approved March 7th, A. D. 1901, and the various supplements and

amendments thereto and the ordinances of City Council in such cases made and provided, the sum of \$12,000.00 or so much thereof as may be necessary, to be charged to Code Account No. 1160, Item "E," Repairs, Bureau of Fire.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 152.

No. 282

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh, to advertise for and award, to the lowest responsible bidder or bidders, a contract or contracts for alterations and additions to Dining Room and Kitchen of present Male and Female Cottage Asylum Building and the extension of Main Steam Supply Line to the new Male Asylum Building at Marshalsea, Pa. and setting aside the sum of Forty Five Thousand (\$45,000.00) dollars to provide for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Charities of the City of Pittsburgh, shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the alterations and additions to Dining Room and Kitchen of present Male and Female Cottage Asylum Building and the extension of Main Steam Supply Line to the new Male Asylum Building at Marshalsea, Pa., for a sum not to exceed forty-five thousand (\$45,000.00) dollars, in accordance with an Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of forty-five thousand dollars (\$45,000.00) or so much of same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of the proceeds of the Bond Issue authorized by Ordinance, entitled, "An Ordinance authorizing and directing the increase of the indebtedness of the City of Pittsburgh in the sum of four hundred and eighty thousand (\$480,000.00) dollars, and providing for the sale of bonds of said City in said amount, to provide funds for improvements to the City Home for the Poor at Marshalsea, including the acquisi-

tion of additional lands, and the erection and equipment of new buildings and additions to existing buildings, and other improvements," approved January 3rd, 1913.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 152.

No. 283

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh, to advertise for and award, to the lowest responsible bidder or bidders, a contract or contracts for the remodeling of the Steam Heating and Ventilating System in the old wings of the present Cottage Building at Marshalsea, Pa., and setting aside the sum of seventy-five hundred (\$7,500.00) dollars to provide for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Charities, of the City of Pittsburgh, shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders, for the remodeling of the Steam Heating and Ventilating System in the old wings of the present Cottage Building at Marshalsea, Pa., for a sum not to exceed seventy-five hundred (\$7,500.00) dollars, in accordance with an Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of seventy-five hundred (\$7,500.00) dollars, or so much of same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount or amounts be paid out of the proceeds of the Bond Issue authorized by Ordinance, entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of four hundred and eighty thousand (\$480,000.00) dollars, and providing for the sale of bonds of said city in said amount, to provide funds for improvements to the City Home for the Poor at Marshalsea, including the acquisition of additional lands, and the erection and equipment of new buildings and additions to existing buildings and other improvements," approved, January 3rd, 1913.

Section 3. That any Ordinance or part of Ordinance, conflicting with the

provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 153.

No. 284

AN ORDINANCE—Fixing the width and position of the sidewalks and roadway and establishing the grade on Craig street from Forbes street to a point distant 266.45 feet south of the south curb line of Forbes street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the width and position of the sidewalks and roadway and the grade of the west curb line of Craig street from Forbes street to a point distant 266.45 feet south of the south curb line of Forbes street, be and the same is hereby fixed and established as follows, to-wit:*

The sidewalks shall have a uniform width of 10 feet and shall lie along and be parallel to their respective building lines.

The roadway shall be of a uniform width of 20 feet and shall occupy the central portion of the street between the lines of the sidewalks as above described.

The grade of the west curb line shall begin at the south curb line of Forbes street at an elevation of 208.48 feet; thence falling at a rate of 0.70 feet per 100 feet for a distance of 50 feet to a point of curve to an elevation of 208.13 feet; thence by a convex parabolic curve for a distance of 50 feet to a point of tangent to an elevation of 205.76 feet; thence falling at a rate of 8.8 feet per 100 feet for a distance of 166.45 feet to a point, distant 266.45 feet south of the south curb line of Forbes street, to an elevation of 191.11 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 154.

No. 285

AN ORDINANCE—Establishing a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a Training School for Firemen in the Bureau of Fire, Department of Public Safety, of the City of Pittsburgh, shall*

be and the same is hereby established. The Training School shall comprise the following classes:—

1. Company Class,
2. Officers' Class,
3. Engineers' Class,
4. Probationary Firemen's Class,

And shall comprehend courses of instruction by means of lectures, practical lessons and manual training, in the following subjects:

1. Discipline and Administration,
2. First Aid to the Injured,
3. Fire Prevention,
4. General Fire-fighting,
5. Use of apparatus, Implements and Tools,
6. Auxiliary Appliances.
7. Fire Alarm Telegraph and Auxiliary Systems,
8. Engines and Boilers,
9. Gasoline Motor Machinery,
10. Care and repair of Hose,
11. High-tension Electric Currents,
12. High-pressure Service,
13. Combustibles—Chemicals and Explosives,
14. Care of Horses.

Section 2. The activities of the Training School shall be administered by a Board of Instructors of which the Chief Engineer of the Bureau of Fire shall be President, ex-officio. This Board shall be under the control of the Director of the Department of Public Safety, and shall from time to time make to the Director such recommendations, as in its opinion, may add to the efficiency of the Bureau and the school. All members of the Bureau of Fire, except those who are members of the Board of Instructors, shall be required to take the prescribed course in their respective classes.

Section 3. All those officers and firemen eligible for promotion shall attend the school under such requirements, rules and regulations as may be established by the Board. So far as practicable no officer or fireman shall be promoted until he has successfully concluded the course of instruction to the satisfaction of the Board. Upon the completion of the several courses of instruction, the Board shall hold examinations, oral and practical, and certify to the Director of the Department of Public Safety the names of all those in the various classes who have made an average rating of 70 per cent., or over, in the order of their standing, and against each name shall be placed the rate per cent. attained.

Section 4. All probationary firemen failing to make a general average of 70 per cent. shall be dismissed. Any officer or fireman failing to make a general average of 70 per cent. shall be required to take the course a second time. If he fails to qualify upon a second examination, the Board shall make and lodge with the Director of the Department of Public Safety a charge of either "disability for service," or "inefficiency," as the case may be.

Section 5. Board of Instructors. The constitution of the Board of Instructors and their duties in detail shall be as follows:

Chief Engineer, President Ex-officio.

Assistant Chiefs—In charge of Company and Officers' Classes, and Instructors in Discipline and Administration, High Pressure Service and General Fire-fighting.

Two Captains—General Instructors in all the classes, and have entire charge of the Probationary Firemen's Class.

Surgeon of Fire and Police—Instructor in First-aid to the Injured.

Veterinary Surgeons—Instructors in Care of Horses.

Superintendent of Bureau of Electricity—Instructor in High Tension Electric Currents, Fire Alarm Telegraph and Auxiliary Systems.

Auto Mechanical—Instructor in Gasoline Motor Machinery.

Deputy Superintendent of Machinery—In Charge of Engineers' Class and Instructor in care, operation and maintenance of engines and boilers.

Inspector of Board of Fire Prevention—Instructor in Combustibles, Chemicals and Explosives, and Fire Prevention.

Section 6. Company Class. All companies shall be required to attend, with their full complement of officers and men, at such times and places as the board may direct, company class. The course of instruction in this class shall include the use of apparatus, implements and tools, the entire work incidental to the duties of the service, except the actual extinguishing of fire, and handling and placing of apparatus in service, implements and tools and their practical use, hose line combinations, emergency repair of hose and the removal of "burst-lengths," under the various conditions occurring at fires, tying of knots and hitches, ladder, exercises and rescue work.

Section 7. Officers' Class. All captains and lieutenants (and firemen who are eligible for promotion to the rank of lieutenant,) shall attend this class under rules and regulations as may be determined by the board.

Instruction in this class shall be given by sections. Each section shall be required to attend twice a week from 8 A. M. to 12 M., or 1 P. M. to 4 P. M., for a period of six weeks. Special instruction shall be given in the latest methods of fire fighting, manner and means of fire prevention, command and control, practical instruction in concerted action; "Team work" shall be given so as to unite the proficient units of the organization into a capable whole, to the extent that not only the loss from fire, but the destruction of property by water and other means of fire fighting may be minimized.

Section 8. Engineers' Class.—All engineers, stokers and chauffeurs (and firemen eligible for promotion to the position of engineer) shall be required to attend this class and take a course of instruction limited to the care,

maintenance and operation of engines, boilers and gasoline motors, under such rules and requirements as may be determined by the Board.

Section 9. Probationary Firemen's class—All probationary firemen shall be required to attend this class for a period of at least thirty days, upon their appointment as probationary firemen, and shall receive practical instruction in the use of apparatus, implements and tools, auxiliary fire appliances, scaling ladders and other appliances and elementary lessons in the science of fire fighting and first aid to the injured.

Probationary fireman shall be appointed, and allowed to act as a substitute, until he has completed this course to the entire satisfaction of the Board.

This class shall receive instructions every day (except Saturday afternoon and Sunday) from 9 A. M. to 12 M. and 1 P. M. to 4 P. M.

Section 10. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance of this ordinance, be and the same is hereby repealed so far as the same affects this ordinance.

Passed September 21, 1915.

Approved September 27, 1915.

Ordinance Book 27, page 155.

No. 286

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Covell way, from a point about twenty (20) feet north of Reed street to the present sewer on Rose street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Covell way, from a point about twenty (20) feet north of Reed street to the present sewer on Rose street.

Commencing on Covell way, at a point about twenty (20) feet north of Reed street; thence northwardly along Covell way to the present sewer on Rose street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of

eight hundred (\$800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 28, 1915.

Approved October 4, 1915.

Ordinance Book 27, page 158.

No. 287

AN ORDINANCE—Authorizing and directing the construction of a public sewer on both sidewalks of Winterton street and on private property of James H. Park and Highland park, from a point about twenty (20) feet north of Bryant street to present sewer in Highland park, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on both sidewalks of Winterton street, and on private property of James H. Park and Highland park, from a point about twenty (20) feet north of Bryant street to present sewer in Highland park.

Commencing on both sidewalks of Winterton street at a point about twenty (20) feet north of Bryant street; thence northwardly along both sidewalks of Winterton street to a point about three hundred and forty-five (345) feet north of Bryant street; thence eastwardly on, over, across and through the private property of James H. Park, and Highland park to the present sewer in Highland park. Said sewer to be pipe and fifteen (15) inches in diameter and to be constructed in accordance with plan and accession No. D-2729, on file in the Department of Public Works.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of

two thousand six hundred (\$2,600.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed September 28, 1915.

Approved October 4, 1915.

Ordinance Book 27, page 158.

No. 288

AN ORDINANCE—Creating a Pension Board and pension fund for the pensioning of employees of the City of Pittsburgh, except beneficiaries of the Police and Fire Pension funds, providing the manner in which said pension fund shall be maintained, administered and distributed and designating the beneficiaries of said pension fund.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That there is hereby created and established a pension fund for the pensioning of employees of the City of Pittsburgh, which shall be known as the "Pension Fund of the City of Pittsburgh."*

Section 2. Said pension fund shall be controlled, administered and distributed by a Board, which is hereby created, to be known as the "Pension Board of the City of Pittsburgh," consisting of the Mayor, City Controller, President of the City Council, and two employees to be chosen by the employees contributing to said pension fund. The said Pension Board shall perform such duties as are imposed upon it by this ordinance and an Act of Assembly entitled, "An Act requiring cities of the second class to establish a pension fund for employees of said cities and regulating the administration and the payment of such pensions" approved the 28th day of May, A. D. 1915, and shall have the power to make such reasonable rules governing said pension fund as it may deem necessary to carry into effect the provisions of this ordinance and said Act of May 28, 1915.

Section 3. The beneficiaries of the said pension fund shall be those persons designated in said Act of May 28, 1915, and they shall pay such dues and receive such pensions as are provided for in said Act. Said dues shall be deducted from the regular monthly or semi-monthly pay-rolls of said employees.

Section 4. The moneys of said Pension Fund shall be invested in such

securities as said Pension Board shall from time to time designate and approve.

Section 5. Said Pension Board shall appoint such Trust Company or Companies, bank or banks of the City of Pittsburgh, as it may from time to time elect, to act as depositories of the moneys of the said pension fund.

Section 6. Council shall annually set aside and appropriate out of all taxes or income of the City of Pittsburgh to the Pension Board hereby created a sum sufficient to maintain the pensions or compensations due under this ordinance and said Act of May 28, 1915.

Section 7. Council shall provide the said Pension Board with proper quarters for the transaction of its business and appropriate annually sufficient funds for its incidental expenses.

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 28, 1915.

Approved October 4, 1915.

Ordinance Book 27, page 159.

No. 289

AN ORDINANCE—Providing for the award of a contract or contracts for the construction of a relief sewer in the Negley Run Drainage Basin on, over, across and through private property of Lydia A. Finley and the right-of-way of the Pennsylvania Railroad Company, from the present sewer at a point near Idlewild street to the present sewer on Washington boulevard, at a point near Lincoln avenue, and setting aside the sum of thirty-four thousand (\$34,000.00) dollars from Appropriation No. 158, "Sewer Bonds, Series B-1910."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be, and are hereby, authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a relief sewer in the Negley Run Drainage Basin on, over, across and through private property of Lydia A. Finley and the right-of-way of the Pennsylvania Railroad Company, in accordance with plan, accession No. D-2730, on file in the Department of Public Works, from the present sewer at a point near Idlewild street to the present sewer on Washington boulevard, at a point near Lincoln avenue; and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.*

Section 2. That for the payment of the costs thereof, the sum of thirty-four thousand (\$34,000.00) dollars, or

so much thereof as may be necessary, shall be and is hereby set apart and appropriated from Appropriation No. 155, "Sewer Bonds, Series B-1910," and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 28, 1913.

Approved October 4, 1915.

Ordinance Book 27, page 161.

No. 290

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of South Negley avenue from Northumberland street to Aylesboro avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of South Negley avenue, between Northumberland street and Aylesboro avenue have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, Therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* South Negley avenue, from Northumberland street to Aylesboro avenue be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading and paving of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of nine thousand (\$9,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and

the same is hereby repealed, so far as the same affects this Ordinance.

Passed September 28, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 161.

No. 291

AN ORDINANCE—Granting permission to Mueller Brothers, their successors and assigns, to remove a certain portion of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) Bridge over the Pennsylvania Railroad, for a distance of about thirty-two (32) feet from the easterly end of the parapet on said abutment, in order to provide an unobstructed view of the show room of the building being constructed by the said Mueller Brothers.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* permission be, and is hereby, granted to Mueller Brothers, their successors and assigns, at their own cost and expense and under the supervision of the Director of the Department of Public Works, to remove that part of the railing or parapet on the northerly side of the east abutment of the Baum boulevard (formerly Atherton avenue) Bridge over the Pennsylvania Railroad that is above the grade of the sidewalk thereof, for a distance of about thirty-two (32) feet from the easterly end of said parapet. Said permission is granted upon the condition, however, that the said Mueller Brothers at their own cost and expense and under the supervision of the Director of the Department of Public Works, shall complete their proposed building of fireproof construction, adjacent to said east abutment so that the wall of said building that is adjacent to said parapet shall be at least two stories high above the grade of the said sidewalk and so that no space shall intervene between the said building and the abutting walls at the level of the sidewalk, and that the present sidewalk shall be extended over the part of the said wall from which the railing or parapet is to be removed, as aforesaid, to the adjacent wall of the proposed building. Provided, further, that said railing or parapet shall not be removed until such time as the proposed building shall be erected to the level of the sidewalk of said east abutment. Said Mueller Brothers shall, at their own expense and to the satisfaction of the Director of the Department of Public Works, do all work necessary to repair and adjust the sidewalk and parapet which is affected by the alterations herein provided for.

Said permission is granted upon the condition, however, that the Mueller Brothers, at their own cost and expense shall complete their proposed building of fireproof construction, and the front wall thereof facing the bridge shall be at least two stories

high above the grade of the said sidewalk, which must extend over even with said wall, and shall be of such finished and ornamental material as may be approved by the Director of the Department of Public Works, under whose supervision this work must be done. Provided, further, that said railing or parapet shall not be removed until such time as the proposed building shall be erected to the level of the sidewalk of said east abutment. Said Mueller Brothers shall at their own expense and to the satisfaction of the said Director, do all work necessary to repair and adjust the sidewalk and parapet which is affected by the alterations herein provided for.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 162.

No. 292

AN ORDINANCE—Amending Section 10 of an ordinance entitled, "An Ordinance creating the Firemen's Disability Board; defining the duties of the officers thereof; designating the medical examiner of the Department of Public Safety as the medical examiner of said Board; establishing a fund for the care, maintenance and relief of the aged, retired, disabled or injured employees of the Bureaus of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries and for the care and management of said fund," approved January 5th, 1903.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Section 10 of an ordinance entitled, "An Ordinance creating the Firemen's Disability Board; defining the duties of the officers thereof; designating the medical examiner of the Department of Public Safety as the medical examiner of said Board; establishing a fund for the care, maintenance and relief of the aged, retired, disabled or injured employees of the Bureaus of Fire and Electricity, and providing the mode and manner for the payment of beneficiaries and for the care and management of said fund," approved January 5th, 1903, and recorded in Ordinance Book, volume 15, page 70, which reads as follows, to-wit:

"Section 10. If any member or employee of the Bureau of Fire or Electricity shall be awarded a pension and shall thereafter be convicted of felony, or shall become an habitual drunkard, or shall cease to care for and support the members of his family, or shall remove from the State of Pennsylvania permanently, then in every such case the Disability Board shall have power by a two-thirds vote to revoke the pen-

sion or to suspend payment thereof, or to direct the payment of the pension to the family of such pensioner."

Shall be and the same is hereby amended to read as follows, to-wit:

"Section 10. If any member or employee of the Bureau of Fire or Electricity shall be awarded a pension and shall thereafter be convicted of felony, or shall become an habitual drunkard, or shall cease to care for and support the members of his family, then in every such case the Disability Board shall have power by a two-thirds vote to revoke the pension or to suspend payment thereof, or to direct the payment of the pension to the family of such pensioner."

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 164.

No. 293

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for the construction and equipment of Public Comfort Stations in the South Side Market and providing for the payment of same.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized to advertise for proposals and award a contract or contracts to the lowest responsible bidder or bidders for the construction and equipment of Public Comfort Stations in the South Side Market for a sum not to exceed five thousand (\$5,000.00) dollars.

Section 2. That the sum of five thousand (\$5,000.00) dollars, or so much as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the above mentioned work, and that said amount or amounts shall be paid out of Appropriation No. 160, Municipal Building Bonds, 1912.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 165.

No. 294

AN ORDINANCE—Providing for the appointment of additional employees in the Bureau of Highways and Sewers, Department of Public Works.

and the payment of the wages therefor.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Director of the Department of Public Works shall be and is hereby authorized and directed to appoint one (1) additional bridge watchman and one (1) additional bridge sweeper in the Bureau of Highways and Sewers, at the rate of two dollars and fifty cents (\$2.50) per day for bridge watchman and two dollars (\$2.00) per day for bridge sweeper, payable from the appropriations made for said purposes.

Section 2. That any Ordinance, part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 165.

No. 295

AN ORDINANCE—Establishing the grade of Greenwood street from Morningside avenue to Antietam street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north curb line of Greenwood street from Morningside avenue to Antietam street be and the same is hereby established as follows, to-wit:

Beginning on the easterly curb line of Morningside avenue at an elevation of 228.23 feet; thence falling at the rate of 4.67 feet per 100 feet for the distance of 242.24 feet, to a point on the westerly curb line of Jancey street to an elevation of 216.92 feet; thence falling to the easterly curb line of Jancey street, to an elevation of 216.73 feet; thence falling at the rate of 2.87 feet per 100 feet for the distance of 240.24 feet to a point on the westerly curb line of Chislett street to an elevation of 209.83 feet; thence falling to the easterly curb line of Chislett street to an elevation of 209.36 feet; thence falling at the rate of 0.55 feet per 100 feet for the distance of 461.57 feet to a point on the westerly curb line of Antietam street to an elevation of 206.81 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 166.

No. 296

AN ORDINANCE—Establishing the grade on Middleton street, from Beechwood boulevard to the east line of the Mary E. Welfer Plan of Lots.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north curb line of Middleton street, from Beechwood boulevard to the east line of the Mary E. Welfer Plan of Lots, shall be and the same is hereby established as follows, to-wit:

Beginning on the west curb line of Beechwood boulevard at an elevation of 296.61 feet; thence rising at a rate of 5 per cent for a distance of 10 feet to an elevation of 297.11 feet; thence rising at a rate of 14.69 per cent for a distance of 245.33 feet to an elevation of 333.15 feet; thence rising at the rate of 5 per cent for a distance of 10 feet to the east curb line of Murray avenue to an elevation of 333.65 feet; thence level for a distance of 40 feet; thence rising at a rate of 5 per cent for a distance of 10 feet to the west line of Murray avenue to an elevation of 334.15 feet; thence rising at a rate of 16.62 per cent for a distance of 220.33 feet to an elevation of 370.78 feet; thence rising at a rate of 5 per cent for a distance of 10 feet to the east curb line of Windsor street to an elevation of 371.28 feet; thence rising at a rate of 4 per cent for a distance of 30.10 feet to the west curb line of Windsor street to an elevation of 371.40 feet; thence rising at a rate of 5 per cent for a distance of 10.15 feet to an elevation of 371.91 feet; thence rising at a rate of 10.4 per cent for a distance of 181.72 feet to a point of curve to an elevation of 390.81 feet; thence by a convex parabolic curve for a distance of 80 feet to a point of tangent to an elevation of 397.97 feet; thence rising at a rate of 7.5 per cent for a distance of 135.86 feet to the east property line of Mary E. Welfer Plan of Lots to an elevation of 408.16 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 166.

No. 297

AN ORDINANCE—Re-establishing the grade of Perrott avenue from Brighton road to California avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east curb line of Perrott avenue from Brighton road to California avenue shall be and the same is hereby re-established as follows, to-wit:

Beginning on the south curb line of Brighton road at an elevation of 219.40 feet; thence rising at a rate of 3 per cent for a distance of 60 feet to a point of curve to an elevation of 220.90 feet; thence by a concave parabolic curve

for a distance of 30 feet to a point of tangent to an elevation of 222.10 feet; thence rising at a rate of 5 per cent for a distance of 384.0 feet to a point of curve to an elevation of 241.30 feet; thence by a convex parabolic curve for a distance of 150.0 feet to a point of tangent to an elevation of 239.80 feet; thence falling at a rate of 7 per cent for a distance of 248.57 feet to the north curb of California avenue to an elevation of 222.40 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 7, 1915.

Ordinance Book 27, page 167.

No. 298

AN ORDINANCE—Granting to Jones and Laughlin Steel Company, its successors and assigns, the right and privilege to erect, maintain, renew, repair and use certain poles and supports on Langhorn street and string wires and cables along the same, subject to the terms and conditions herein provided.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Jones and Laughlin Steel Company, its successors and assigns, is hereby given the right and privilege to erect, maintain, renew, repair and use eleven poles inside the westerly curb line of Langhorn street between the southerly line of Longworth street and a point about four hundred and twenty (420) feet southwardly from Hazelwood avenue, with the necessary supports and appurtenances and the right and privilege to string wires and cables thereon, and maintain, renew, repair and use the same for the purpose of conducting and transmitting electric current by means thereof in order to afford power connections between the plant of the Jones and Laughlin Steel Company situate north of Longworth street and the new plant of said Jones and Laughlin Steel Company situate on the east side of Langhorn street at a point about four hundred and twenty (420) feet south of Hazelwood avenue, said wires to have a clearance of at least twenty-eight (28) feet above the curb line of the street or streets.

The above mentioned poles and wires shall be erected in the location and in full conformance with the plan on file in the Department of Public Works and approved by the Director of the Department of Public Works and identified by folder No.

Section 2. The construction, maintenance and use of the said poles and wires shall be at all times subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets, and to the ordinance of the said City relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the construction, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantee, its successors and assigns, shall be liable for all damages to persons or property, including the street and sub-surface structures therein by reason of the construction, maintenance and use of the said poles and wires.

Section 5. Said grantee shall, at its own cost and expense, repair and replace all street pavements, sidewalks, surface and sub-surface structures which are in any way damaged or disturbed in the construction, maintenance and use of the said poles and wires, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works, of the said City.

Section 6. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 11, 1915.

Ordinance Book 27, page 168.

No. 299

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Light way from Hastings street to South Linden avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, it appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Light way, between Hastings street and South Linden avenue, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Light way, from Hastings street to South Linden avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading and paving of said street between said

points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of fifty-two hundred (\$5,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 11, 1915.

Ordinance Book 27, page 169.

No. 300

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Arnold street, from a point about 40 feet north of the City line to present sewer on Steuben street, with branch sewers on Herschel street and Cratty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Arnold street, from a point about 40 feet north of the City line to present sewer on Steuben street, with branch sewers on Herschel street and Cratty street. Commencing on Arnold street at a point about 40 feet north of the City line; thence northwardly along Arnold street to Herschel street; said sewer to be pipe and fifteen (15) inches in diameter; thence continuing northwardly along Arnold street to the present sewer on Steuben street; said sewer to be pipe and eighteen (18) inches in diameter. With a branch sewer on Herschel street. Commencing on Herschel street at a point about 20 feet northwest of Hassler street; thence northwestwardly along Herschel street to the sewer on Arnold street. With a branch sewer on Cratty street. Commencing on Cratty street at Phoenix street; thence northwardly along Cratty street to the sewer on Herschel street. Said branch sewers to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of

the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of four thousand eight hundred (\$4,800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby and the benefits to pay the same shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 11, 1915.

Ordinance Book 27, page 170.

No. 301

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Dagmar avenue and Tonapah avenue, from a point about 30 feet north of Alturia street to present sewer on Ringwalt street; with branch sewers on Fairacres avenue and Kiralfy avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Dagmar avenue and Tonapah avenue, from a point about 30 feet north of Alturia street to present sewer on Ringwalt street; with branch sewers on Fairacres avenue and Kiralfy avenue. Commencing on Dagmar avenue at a point about 30 feet north of Alturia street; thence northwardly along Dagmar avenue to Tonapah avenue; thence eastwardly along Tonapah avenue to the present sewer on Ringwalt street. With a branch sewer on Fairacres avenue. Commencing on Fairacres avenue to the present sewer at the crown about 100 feet north of Alturia street; thence northwardly along Fairacres avenue to the sewer on Tonapah avenue. With a branch sewer on Kiralfy avenue. Commencing on Kiralfy avenue at the present sewer at the crown about 80 feet north of Alturia street; thence northwardly along Kiralfy avenue to the sewer on Tonapah avenue. Said sewer and branch sewers to be pipe and eight (8) inches in diameter.

Section 2. The Mayor and the Director of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of twenty-four hundred (\$2,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 5, 1915.

Approved October 11, 1915.

Ordinance Book 27, page 171.

No. 302

AN ORDINANCE—Providing for the employment of two (2) additional Inspectors in the Bureau of Engineering, Department of Public Works, fixing the salaries therefor and providing for the payment thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Director of the Department of Public Works shall be and he is hereby authorized and directed to appoint two (2) additional Inspectors in the Bureau of Engineering, Department of Public Works, at a salary not to exceed one hundred (\$100.00) dollars per month each, to be employed on work in connection with the abolition of the grade crossing at Thirty-third street and Liberty avenue. Said salaries to be chargeable to Grade Crossing Bonds 1912, Code Account No. 170.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 14, 1915.

Ordinance Book 27, page 172.

No. 303

AN ORDINANCE—Amending Section 20, Line 23, Department of Public Safety, of an ordinance entitled, "An

Ordinance fixing the number of officers and employes in all departments of the City of Pittsburgh, and the rate of compensation thereof," which became a law January 28, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That Section 20, Line 23, Department of Public Safety of an ordinance entitled, "An Ordinance fixing the number of officers and employes in all departments of the City of Pittsburgh, and the rate of compensation thereof," which reads:

Four Painters—C. U. W.

Shall be and the same is hereby amended to read:

Four Painters and one Grainer—C. U. W.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 14, 1915.

Ordinance Book 27, page 172.

No. 304

AN ORDINANCE—Creating four new positions in the Bureau of City Property to be known as attendants for the Comfort Stations, at a salary of fifty dollars (\$50.00) per month each, and one laborer at the Incinerating Plant at two dollars (\$2.00) per day.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That from and after the passage and approval of this ordinance the Director shall be and is hereby authorized and directed to employ four attendants at a salary of fifty dollars (\$50.00) per month each, to be paid from Code Account No. 1619, Salaries, Regular Employees, Comfort Stations, Bureau of City property, and one laborer at the Incinerating Plant at two dollars (\$2.00) per day, to be paid from Code Account No. 1570, Wages, Diamond Market.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 14, 1915.

Ordinance Book 27, page 173.

No. 305

AN ORDINANCE—Changing the name of Harrods place from Enfield street to Glenn way, in the Eighth ward, to Enfield street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the name of Harrods place from Enfield street to Glenn way, in the Eighth ward, of the City of Pittsburgh, be and the same is hereby changed to Enfield street.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 14, 1915.

Ordinance Book 27, page 174.

No. 306

AN ORDINANCE—Vacating Brandon road, Benton avenue, Cliffview road, Drexel road, Grenet street, Kenmore road, Kleber street, Normandie place, Pennock road, Perrott avenue, Sewickley road, Shoreham street, San Pedro street, St. Albans street and Winshire street, as laid out and dedicated in the "Berkeley Plan," in the Twenty-seventh ward of the City of Pittsburgh, approved April 22, 1914.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all the property owners fronting or abutting upon the line of Brandon road, Benton avenue, Cliffview road, Drexel road, Grenet street, Kenmore road, Kleber street, Normandie place, Pennock road, Perrott avenue, Sewickley road, Shoreham street, San Pedro street, St. Albans street and Winshire street, as laid out and dedicated in the "Berkeley Plan," in the Twenty-seventh ward of the City of Pittsburgh, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the following described streets in the "Berkeley Plan," in the Twenty-seventh ward of the City of Pittsburgh, laid out by the Brighton Club Company, March, 1914, and accepted by the City of Pittsburgh, by Ordinance No. 130 approved April 22, 1914, shall be and the same are hereby vacated.*

Brandon road, from Perrott avenue to Pennock road, at a width of 40 feet.

Benton avenue, from California avenue to the easterly line of said plan, at widths of 60 feet and 30 feet.

Cliffview road, from Sewickley road to the northerly line of the said plan, at the width of 50 feet.

Drexel road, from Cliffview road to Sewickley road, at a width of 40 feet.

Grenet street, from Kleber street to the easterly line of the said plan, at a width of 50 feet.

Kenmore road, from Sewickley road to St. Albans street, at a width of 40 feet.

Kleber street, from Benton avenue to Brighton road, at widths of 50 feet and 25 feet.

Normandie place, from Kleber street to Winshire street, at a width of 40 feet.

Pennock road, from Brighton road to Sewickley road, at a width of 40 feet.

Perrott avenue, from Brighton road to Shoreham street, at a width of 25 feet.

Sewickley road, from Brighton road to the westerly line of the said plan, at a width of 60 feet.

Shoreham street, from Perrott avenue to Brandon road, at a width of 40 feet.

San Pedro street, from Drexel road to the easterly line of said plan, at a width of 40 feet.

St. Albans street, from Sewickley road to the easterly line of said plan, at a width of 40 feet.

Winshire street, from Kleber street to the westerly line of the said plan, at a width of 25 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 174.

No. 307

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Bloomer street, from Somers street to Golden and Crick's line, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk that a majority of property owners in interest and number abutting upon the line of Bloomer street, between Somers street and Golden and Crick's line, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Bloomer street, from Somers street to Golden and Crick's line, be graded, paved and curbed.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ord-

nances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of fifty-four hundred (\$5,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 175.

No. 308

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Goodwood way from the first angle east of Millvale avenue to present sewer on Millvale avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Goodwood way, from the first angle east of Millvale avenue to present sewer on Millvale avenue. Commencing on Goodwood way at the first angle east of Millvale avenue; thence westwardly along Goodwood way to present sewer on Millvale avenue. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of six hundred (\$600.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 176.

No. 309

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Albertice street, from present sewer on Albertice street to Mohler street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Albertice street, from present sewer on Albertice street to Mohler street. Commencing on Albertice street at the crown; thence eastwardly and westwardly respectively, to the existing sewers on Mohler street and Albertice street. Said sewers to be pipe and twelve (12) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of eight hundred (\$800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 177.

No. 310

AN ORDINANCE—Authorizing and directing the purchase of certain real estate in the Fourth ward, City of Pittsburgh, fronting on Forbes street, being the property of the American Reduction Company, a corporation of the Commonwealth of Pennsylvania, at the price of \$2,000.00, and providing for the payment thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Director of the Department of Public Works shall be and is hereby authorized and directed to purchase in fee simple for the use and benefit of said City, from the American Reduction Company, a corporation of the Commonwealth of Pennsylvania, certain real estate fronting on the southerly side of Forbes street, being bounded and described as follows, to-wit:

All that certain lot or piece of ground situate in the Fourth ward, City of Pittsburgh, County of Allegheny, State of Pennsylvania, beginning at a point on the southerly side of Forbes street distant 80 feet 10 3-4 inches eastwardly from the southeasterly corner of Forbes street and Brady street; thence southwardly and at right angles to the line of Forbes street, a distance of 32 feet to a point; thence eastwardly and parallel with Forbes street, a distance of 25 feet to a point; thence northwardly at right angles to Forbes street, a distance of 32 feet to Forbes street; and thence westwardly along the southerly line of Forbes street a distance of 25 feet to the point of beginning, being a part of the property owned by the American Reduction Company of Pittsburgh, a corporation of the Commonwealth of Pennsylvania, conveyed by Charles E. Flinn by deed dated August 3, 1912, and recorded in Deed Book Volume 1734, page 562.

Upon delivery of said deed in fee simple free and clear of all encumbrances, the sum of \$2,000.00 shall be paid to said American Reduction Company of Pittsburgh in full consideration thereof.

Section 2. That for the purchase of the said certain piece of real estate, the sum of two thousand (\$2,000.00) dollars shall be and the same is hereby set apart and appropriated from Code Account No. 662-K, Municipal Building Bonds, 1912, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign a warrant drawn in payment of the cost thereof.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 178.

No. 311

AN ORDINANCE—Providing for the making of a contract for repairing lateral bracing on Herron Avenue Bridge on span over main tracks of P. R. R., and lateral bracing and railing on Millvale Avenue Bridge over P. R. R., and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to secure bids and to award a contract or contracts to the lowest responsible bidder or bidders for making the following repairs, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City:

Repairing lateral bracing on Herron Avenue Bridge on span over main tracks of the P. R. R. Estimated cost.... \$300.00

Repairing lateral bracing and railing on Millvale Avenue Bridge over the P. R. R. Estimated cost 500.00

Total \$800.00

Section 2. That the various sums set forth in Section 1 of this ordinance, or so much thereof as may be necessary, amounting in the aggregate to eight hundred (\$800.00) dollars, shall be and are hereby set apart and appropriated from Code Account No. 1458-E, "Repair Schedule," Division of Bridges, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund for the payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 179.

No. 312

AN ORDINANCE—Providing for the letting of a contract or contracts for the construction of a Public Comfort Station and Waiting Room at the intersection of Penn avenue and Butler street, Pittsburgh, Pa.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works of the City of Pittsburgh shall be and are hereby

authorized to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a Public Comfort Station and Waiting Room at the intersection of Penn avenue and Butler street, for a sum not to exceed seventeen thousand (\$17,000.00) dollars, in accordance with the Act of Assembly entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the different supplements and amendments thereto, and the ordinances of Council in such cases made and provided.

Section 2. That the sum of seventeen thousand (\$17,000.00) dollars, or so much of the same as may be necessary, shall be and is hereby set aside for the payment or payments for the performance of the above mentioned work, from the proceeds of the sale of Municipal Building Bonds of 1912.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 180.

No. 313

AN ORDINANCE—Repealing Ordinance No. 183, entitled, "An Ordinance, establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexel street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock road, Shoreham street, San Pedro street, St. Albans street, Sewickley road and Winshire street, as laid out and dedicated by the Brighton Club Company, in a Plan of Lots of its property, in the Twenty-seventh ward of the City of Pittsburgh, called the "Berkeley Plan," approved May 27th, 1914.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Ordinance No. 183, entitled, "An Ordinance, establishing the grades on Benton avenue, Brandon road, Cliffview street, Drexel street, Kleber street, Kenmore road, Normandie street, Perrott avenue, Pennock road, Shoreham street, San Pedro street, St. Albans street, Sewickley road, and Winshire street, as laid out and dedicated by the Brighton Club Company, in a Plan of Lots of its property, in the Twenty-seventh ward of the City of Pittsburgh, called the "Berkeley Plan," approved May 27th, 1914, and recorded in Ordinance Book volume 26, page 104, shall be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 180.

No. 314

AN ORDINANCE—Establishing the grades on Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddile street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as laid out and proposed to be dedicated as legally opened highways, by the Brighton Land Company, in a plan of their property called Brighton Country Club Plan of Lots, in the Twenty-seventh ward of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* upon the approval of the Brighton Country Club Plan of Lots proposed to be laid out by the Brighton Land Company, in the Twenty-seventh ward of said City, the grades to which Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddile street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as shown thereon, shall be accepted as open public highways of said City, shall be as herein-after set forth:

Benton Avenue.

The grade of the south curb line of Benton avenue from California avenue to the east line of the Brighton Country Club Plan of Lots, shall begin on the east curb line of California avenue at an elevation of 203.72 feet; thence rising at a rate of 4.06 per cent for a distance of 592.15 feet to the east line of the Brighton Country Club Plan of Lots to an elevation of 227.76 feet.

Brandon Road.

The grade of the north curb line of Brandon road from Perrott avenue to the east line of Brighton Country Club Plan of Lots shall begin on the east curb line of Perrott avenue at an elevation of 235.76 feet; thence rising at a rate of 1.3 per cent for a distance of 154.43 feet to the west curb line of Shoreham street to an elevation of 237.78 feet; thence level for a distance of 22 feet to the east curb line of Shoreham street; thence falling at a rate of 1.0 feet for a distance of 238 feet to the west curb line of Pennock road to an elevation of 235.4 feet; thence level for a distance of 22 feet to the east curb line of Pennock road; thence rising at the rate of 5 per cent for a distance of 9 feet to the east line of Pennock road to an elevation of 235.85 feet; thence rising at a rate of 9.706 per cent for a distance of 399.87 feet to a point to an elevation of 274.66 feet; thence rising at a rate of 5 per cent for a distance of 12 feet to the west curb line of Sewickley road to an elevation of 275.26 feet; thence falling to the east curb line of Sewickley road to an elevation of 275.03 feet; thence rising at

a rate of 5 per cent for a distance of 12 feet to a point to an elevation of 275.63 feet; thence rising at a rate of 8 per cent for a distance of 148.14 feet to the east line of the Brighton Country Club Plan of Lots to an elevation of 287.48 feet.

Cliffview Road.

The grade of the east curb line of Cliffview road from Sewickley road to the northern line of the Brighton Country Club Plan of Lots shall begin on the north curb line of Sewickley road at an elevation of 250.09 feet; thence rising at a rate of 4.44 per cent for a distance of 134.09 feet to the south line of Drexel road to an elevation of 256.00 feet; thence rising at a rate of 1.0 per cent for a distance of 137.13 feet to the northern line of the Brighton Country Club Plan of Lots to an elevation of 257.42 feet.

Drexel Road.

The grade of the north line of Drexel road from Cliffview road to the east line of the Brighton Country Club Plan of Lots shall begin on the east curb line of Cliffview road at an elevation of 256.30 feet; thence rising at the rate of 5 per cent for a distance of 10 feet to a point to an elevation of 256.80 feet; thence rising at a rate of 12 per cent for a distance of 229.84 feet to a point of curve to an elevation of 284.38 feet; thence by a convex parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 288.58 feet; thence rising at a rate of 2 per cent for a distance of 205.70 feet to the south curb line of San Pedro street to an elevation of 292.69 feet; thence rising at a rate of 10 per cent for a distance of 116.29 feet to a point of curve to an elevation of 304.32 feet; thence by a convex parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 306.42 feet; thence falling at a rate of 3 per cent for a distance of 67 feet to a point of curve to an elevation of 304.40 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 305.60 feet; thence rising at a rate of 7 per cent for a distance of 172.11 feet to the east line of the Brighton Country Club Plan of Lots to an elevation of 317.65 feet.

Grenet Street.

The grade of the south curb line of Grenet street from Kleber street to the east line of the Brighton Country Club Plan of Lots shall begin on the east curb line of Kleber street at an elevation of 256.35 feet; thence by a convex parabolic curve for a distance of 17.36 feet to a point of tangent to an elevation of 256.27 feet; thence falling at a rate of 5 per cent for a distance of 135.56 feet to the east line of the Brighton Country Club Plan of Lots to an elevation of 249.49 feet.

Kleber Street.

The grade of the west curb line of Kleber street from Brighton road to California avenue shall begin on the south curb line of Brighton road at an elevation of 264.12 feet; thence falling at a rate of 2.5 per cent for a distance

of 296.77 feet to the north curb line of Grenet street to an elevation of 256.70 feet; thence falling at a rate of 1.5 per cent for a distance of 312.31 feet to a point of curve on the south curb line of Winshire street to an elevation of 252.01 feet; thence by a convex parabolic curve for a distance of 118.14 feet to a point of tangent to an elevation of 245.21 feet; thence falling at a rate of 1 per cent for a distance of 307.61 feet to a point of curve to an elevation of 214.46 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 210.63 feet; thence falling at a rate of 5.31 per cent for a distance of 95.60 feet to a point of curve to an elevation of 205.56 feet; thence by a concave parabolic curve for a distance of 30 feet to a point of tangent to an elevation of 205.21 feet; thence rising at a rate of 3 per cent for a distance of 32.12 feet to the north curb line of California avenue to an elevation of 206.17 feet.

Normandie Place.

The grade of the east curb line of Normandie place from Winshire street to California avenue shall begin on the south curb line of Winshire street at an elevation of 239.20 feet; thence falling at a rate of 6.5 per cent for a distance of 443.57 feet to the north curb line of California avenue to an elevation of 210.28 feet.

Perrott Avenue.

The grade of the east curb line of Perrott avenue from Shoreham street to Brighton road shall begin on the south curb line of Shoreham street to an elevation of 246.66 feet; thence falling at a rate of 5 per cent for a distance of 240 feet to the south curb line of Brandon road to an elevation of 234.66 feet; thence falling at a rate of 7 per cent for a distance of 201.11 feet to a point of curve to an elevation of 220.58 feet; thence by a concave parabolic curve for a distance of 30 feet to a point of tangent to an elevation of 219.38 feet; thence falling at a rate of 1.0 per cent for a distance of 27.25 feet to the north curb line of Brighton road to an elevation of 219.11 feet.

Pennock Road.

The grade of the west curb line of Pennock road from Sewickley road to Brighton road shall begin on the south curb line of Sewickley road at an elevation of 252.13 feet; thence falling at a rate of 4.97 per cent for a distance of 261.81 feet to a point of curve to an elevation of 239.12 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 237.33 feet; thence falling at a rate of 1.0 per cent for a distance of 193.42 feet to the north curb line of Brandon road to an elevation of 235.40 feet; thence level to the south curb line of Brandon road; thence rising at a rate of 4.0 per cent for a distance of 201.33 feet to a point of curve to an elevation of 243.45 feet; thence by a convex parabolic curve for a distance of 40 feet to a point of tangent to an elevation of 244.45 feet; thence rising at a rate of 1.0 per cent for a distance of 17.67 feet to the north curb line of

Brighton road to an elevation of 244.63 feet.

Riddle Street.

The grade of the north curb line of Riddle street from Normandie place to Kleber street shall begin on the east curb line of Normandie place at an elevation of 223.62 feet; thence rising at a rate of 2.41 per cent for a distance of 353.43 feet to the west curb line of Kleber street to an elevation of 232.15 feet.

San Pedro Street.

The grade of the south curb line of San Pedro street from Drexel road to eastern line of Brighton Country Club Plan of Lots shall begin on the east line of Drexel road at an elevation of 292.69 feet; thence rising at a rate of 15 per cent for a distance of 407.45 feet to an eastern line of the Brighton Country Club Plan of Lots to an elevation of 353.81 feet.

Sewickley Road.

The grade of the east and north curb lines of Sewickley road from Brighton road to the west line of the Brighton Country Club Plan of Lots shall begin on the north curb line of Brighton road at an elevation of 268.83 feet; thence rising at a rate of 3.3 per cent for a distance of 94.09 feet to a point to an elevation of 266.93 feet; thence rising at a rate of 3.66 per cent for a distance of 221.29 feet to the north curb line of Brandon road and to a point of curve to an elevation of 275.03 feet; thence by a convex parabolic curve for a distance of 113.52 feet to a point of tangent to an elevation of 274.92 feet; thence falling at a rate of 3.85 per cent for a distance of 347.70 feet to a point of horizontal tangent to an elevation of 261.54 feet; thence falling at a rate of 4 per cent for a distance of 210.88 feet to a point of horizontal curve to an elevation of 253.11 feet; thence falling at a rate of 1.58 per cent for a distance of 224.92 feet to an elevation of 249.56 feet; thence falling at a rate of 1.64 per cent for a distance of 31.42 feet to a point of curve to an elevation of 249.05 feet; thence by a concave parabolic curve for a distance of 88.08 feet to a point of tangent on the east curb line of Cliffview road to an elevation of 250.09 feet; thence rising at a rate of 4 per cent for a distance of 147.69 feet to a point of horizontal tangent to an elevation of 256.00 feet; thence rising at a rate of 3.8 per cent for a distance of 68.12 feet to the west line of the Brighton Country Club Plan of Lots to an elevation of 258.59 feet.

The grade of the west and south curb lines of Sewickley road from Brighton road to the west line of the Brighton Country Club Plan of Lots shall begin on the north curb line of Brighton road at an elevation of 264.43 feet; thence rising at a rate of 2.6 per cent for a distance of 81.68 feet to an elevation of 266.55 feet; thence rising at a rate of 3.8 per cent for a distance of 222.39 feet to the north curb line of Brandon road and to a point of curve to an elevation of 275.26 feet; thence

by a convex parabolic curve for a distance of 97.70 feet to a point of tangent to an elevation of 275.17 feet; thence falling at a rate of 4 per cent for a distance of 551.61 feet to a point of horizontal curve to an elevation of 253.11 feet; thence falling at a rate of 1.68 per cent for a distance of 257.11 feet to a point of curve to an elevation of 248.79 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 249.43 feet; thence rising at a rate of 3.8 per cent for a distance of 216.62 feet to the west line of the Brighton Country Club Plan of Lots to an elevation of 257.66 feet.

Shoreham Street.

The grade of the west curb line of Shoreham street from Perrott avenue to Brandon road shall begin on the south curb line of Perrott avenue at an elevation of 246.66 feet; thence falling at a rate of 2.72 per cent for a distance of 325.96 feet to the north curb line of Brandon road to an elevation of 237.78 feet.

St. Albans Street.

The grade of the south curb line of St. Albans street from Sewickley road to Drexel road shall begin on the east curb line of Sewickley road at an elevation of 252.81 feet; thence rising at a rate of 5 per cent for a distance of 12 feet to a point to an elevation of 253.41 feet; thence rising at a rate of 22.04 per cent for a distance of 166.69 feet to the west line of Drexel road to an elevation of 290.15 feet.

Winters Way.

The grade of the north line of Winters way from Sewickley road to Drexel road shall begin on the east curb line of Sewickley road at an elevation of 270.95 feet; thence rising at a rate of 5 per cent for a distance of 12 feet to a point to an elevation of 271.55 feet; thence rising at a rate of 12.70 per cent for a distance of 317.76 feet to a point of curve to an elevation of 311.93 feet; thence by a convex parabolic curve for a distance of 40 feet to a point of tangent to an elevation of 312.71 feet; thence falling at a rate of 8.8 per cent for a distance of 29.64 feet to a point to an elevation of 310.10 feet.

Winshire Street.

The grade of the south curb line of Winshire street from Kleber street to the west line of the Brighton Country Club Plan of Lots shall begin on the west curb line of Kleber street at an elevation of 252.01 feet; thence falling at a rate of 2.8 per cent for a distance of 41.32 feet to an elevation of 250.85 feet; thence falling at a rate of 3.26 per cent for a distance of 322.28 feet to a point of curve to an elevation of 240.35 feet; thence by a concave parabolic curve for a distance of 100 feet to a point of tangent to an elevation of 239.35 feet; thence rising at a rate of 1.26 per cent for a distance of 112.34 feet to the west line of the Brighton Country Club Plan of Lots to an elevation of 340.77 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 181.

No. 315

AN ORDINANCE—Establishing the opening grades on Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as laid out and proposed to be dedicated as legally opened highways by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, Executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually, in a plan of their property called "Murdoch Farms Plan," situate in the Fourteenth ward of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That upon the approval of the "Murdoch Farms Plan," proposed to be laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, Executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually, situate in the Fourteenth ward of the City of Pittsburgh, the grades to which Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as shown thereon, shall be accepted as open public highways of said City, shall be as hereinafter set forth:*

Armand Way.

The grade of the north line of Armand way from Murdoch street to Inverness avenue shall begin on the west curb line of Murdoch street at an elevation of 324.46 feet; thence rising at a rate of 5 per cent for a distance of 19.67 feet to the west building line of Murdoch street to an elevation of 325.44 feet; thence rising at the rate of 12 per cent for a distance of 247.29 feet to a point of curve to an elevation of 375.11 feet; thence by a convex parabolic curve for a distance of 150 feet to a point of tangent to an elevation of 360.36 feet; thence falling at the rate of 5 per cent for the distance of 73.09 feet to the east curb line of Inverness avenue to an elevation of 356.71 feet.

Bennington Avenue.

The grade of the west curb line of Bennington avenue from Northumberland street to Fair Oaks street shall begin on the north curb line of Northumberland street at an elevation of 352.34 feet; thence rising at the rate

of 7 per cent for the distance of 12 feet to the north line of Northumberland street to an elevation of 353.18 feet; thence rising at the rate of 10 per cent for the distance of 185.82 feet to a point of curve to an elevation of 371.76 feet; thence by a convex parabolic curve for a distance of 200 feet to a point of tangent to an elevation of 377.76 feet; thence falling at the rate of 4 per cent for the distance of 238.71 feet to the south curb line of Plainfield street to an elevation of 366.17 feet; thence level for the distance of 30 feet to the north curb line of Plainfield street; thence rising at the rate of 5 per cent for the distance of 15 feet to the north line of Plainfield street to an elevation of 366.92 feet; thence rising at the rate of 7 per cent for the distance of 220.41 feet to a point of curve to an elevation of 382.35 feet; thence by a convex parabolic curve for the distance of 200 feet to a point of tangent to an elevation of 383.85 feet; thence falling at the rate of 5.5 per cent for the distance of 635.46 feet to a point to an elevation of 354.40 feet; thence falling at the rate of 1 per cent for the distance of 15.84 feet to the south curb line of Fair Oaks street to the elevation of 354.24 feet.

Fair Oaks Street.

The grade of the south curb line of Fair Oaks street from Wilkins avenue to the line dividing the properties of the Murdoch Farms Plan and G. G. O'Brien shall begin on the west curb line of Wilkins avenue at an elevation of 315.52 feet; thence rising at the rate of 0.82 per cent for the distance of 76.41 feet to a point to an elevation of 316.15 feet; thence rising at the rate of 5.25 per cent for the distance of 544.05 feet to the east curb line of Inverness avenue to an elevation of 361.1 feet; thence rising at the rate of 2.615 per cent for a distance of 681.26 feet to the east curb line of Squirrel Hill avenue to an elevation of 362.52 feet; thence level for the distance of 24.10 feet to the west curb line of Squirrel Hill avenue; thence falling at the rate of 5.5 per cent for the distance of 274.50 feet to a point of curve to an elevation of 347.42 feet; thence by a concave parabolic curve for a distance of 97.48 feet to a point of tangent to an elevation of 343.23 feet; thence falling at the rate of 3 per cent for the distance of 229.08 feet to the southerly line of the Murdoch Farms Plan to an elevation of 336.41 feet.

Inlet Way.

The grade of the east line of Inlet way from Maynard street to Fair Oaks street shall begin on the north curb line of Maynard street at an elevation of 375.83 feet; thence falling at the rate of 3 per cent for the distance of 18 feet to the north line of Maynard street to an elevation of 375.23 feet; thence falling at the rate of 5.575 per cent for the distance of 389.67 feet to the south line of Fair Oaks street to an elevation of 349.67 feet; thence falling at the rate of 3 per cent for a distance of 15.01 feet to the south curb line of

Fair Oaks street to an elevation of 349.22 feet.

Inverness Avenue.

The grade of the west curb line of Inverness avenue from Northumberland street to Fair Oaks street shall begin at the north curb line of Northumberland street at an elevation of 369.13 feet; thence rising at the rate of 5 per cent for the distance of 12 feet to the north line of Northumberland street to an elevation of 369.73 feet; thence rising at the rate of 6 per cent for the distance of 190.56 feet to a point of curve to an elevation of 381.16 feet; thence by a concave parabolic curve for the distance of 200 feet to a point of tangent to an elevation of 388.16 feet; thence rising at the rate of 1 per cent for the distance of 285 feet to the south curb line of Plainfield street to an elevation of 391.01 feet; thence level for the distance of 30 feet to the north curb line of Plainfield street; thence rising at the rate of 1 per cent for the distance of 248.29 feet to a point of curve to an elevation of 393.49 feet; thence by a convex parabolic curve for the distance of 150 feet to a point of tangent to an elevation of 388.24 feet; thence falling at the rate of 8 per cent for the distance of 107 feet to a point of an elevation of 319.68 feet; thence falling at the rate of 5 per cent for the distance of 70.11 feet to the north line of Maynard street to an elevation of 376.18 feet; thence falling at the rate of 8 per cent for the distance of 383.45 feet to a point of an elevation of 345.50 feet; thence falling at the rate of 1 per cent for the distance of 15.84 feet to the south curb line of Fair Oaks street to the elevation of 345.34 feet.

Maynard Street.

The grade of the south curb line of Maynard street from Murdoch street to the westerly line of the Murdoch Farms Plan shall begin on the west curb line of Murdoch street at an elevation of 349.68 feet; thence rising at the rate of 1.54 per cent for the distance of 18.75 feet to the west building line of Murdoch street to an elevation of 349.97 feet; thence rising at the rate of 15 per cent for the distance of 122.06 feet to a point of curve to an elevation of 368.28 feet; thence by a convex parabolic curve for the distance of 120 feet to a point of tangent to an elevation of 377.88 feet; thence rising at the rate of 1 per cent for the distance of 74.07 feet to the east curb line of Inverness avenue to an elevation of 378.62 feet; thence falling to the west curb line of Inverness avenue to an elevation of 378.28 feet; thence falling at the rate of 1.65 per cent for the distance of 133 feet to a point of curve to an elevation of 376.09 feet; thence by a concave parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 376.12 feet; thence rising at the rate of 1.76 per cent for the distance of 133 feet to the east curb line of Bennington avenue to an elevation of 378.46 feet; thence level for the distance of 24 feet to the west curb line of Bennington avenue; thence

rising at the rate of 1 per cent for the distance of 128 feet to a point of curve to an elevation of 379.74 feet; thence by a convex parabolic curve for the distance of 60 feet to a point of tangent to an elevation of 378.89 feet; thence falling at the rate of 3.82 per cent for the distance of 128 feet to the east curb line of Squirrel Hill avenue to an elevation of 374.0 feet; thence level for the distance of 24 feet to the west curb line of Squirrel Hill avenue; thence falling at the rate of 5 per cent for the distance of 18 feet to the west line of Squirrel Hill avenue to an elevation of 373.10 feet; thence falling at the rate of 13 per cent for the distance of 235.49 feet to the westerly line of the Murdoch Farms Plan to an elevation of 342.49 feet.

Murdoch Street.

The grade of the west curb line of Murdoch street from Plainfield street to Fair Oaks street shall begin on the north curb line of Plainfield street at the elevation of 392.91 feet; thence falling at the rate of 5 per cent for the distance of 16.65 feet to an elevation of 392.08 feet; thence falling at the rate of 8.5 per cent for the distance of 487.93 feet to the south building line of Maynard street to an elevation of 350.61 feet; thence falling at the rate of 5 per cent for the distance of 62.50 feet to the north building line of Maynard street to an elevation of 347.48 feet; thence falling at the rate of 8.5 per cent for the distance of 95.50 feet to a point of curve to an elevation of 339.36 feet; thence by a concave parabolic curve for the distance of 200 feet to a point of tangent to an elevation of 325.86 feet; thence falling at the rate of 5 per cent for the distance of 197.44 feet to the south curb line of Fair Oaks street to an elevation of 315.99 feet.

Plainfield Street.

The grade of the north curb line of Plainfield street from Murdoch street to the westerly line of the Murdoch Farms Plan shall begin on the west curb line of Murdoch street at an elevation of 392.91 feet; thence falling at the rate of 1.5 per cent for the distance of 126.84 feet to the west curb line of Inverness avenue to an elevation of 391.01 feet; thence falling at the rate of 5 per cent for the distance of 18 feet to the west building line of Inverness avenue to an elevation of 390.11 feet; thence falling at the rate of 7.8 per cent for the distance of 280 feet to the east line of Bennington avenue to an elevation of 368.27 feet; thence falling at the rate of 5 per cent for the distance of 60 feet to the west line of Bennington avenue to an elevation of 365.27 feet; thence falling at the rate of 7.8 per cent for the distance of 216.01 feet to the west line of the Murdoch Farms Plan to an elevation of 348.42 feet.

Squirrel Hill Avenue.

The grade of the west curb line of Squirrel Hill avenue from Fair Oaks street to the south line of the Murdoch Farms Plan shall begin on the south

curb line of Maynard street to an elevation of 362.52 feet; thence rising at the rate of 2.31 per cent for the distance of 408.64 feet to the north curb line of Fair Oaks street at an elevation of 374.0 feet; thence level for the distance of 24 feet to the south curb line of Maynard street; thence by a convex parabolic curve for the distance of 202.4 feet to a point of tangent to an elevation of 366.41 feet; thence falling at the rate of 7.5 per cent for the distance of 156.48 feet to the south line of the Murdoch Farms Plan to an elevation of 354.67 feet.

Woodmont Street.

The grade of the south curb line of Woodmont street from Inverness avenue to the easterly line of the Murdoch Farms Plan shall begin on the east curb line of Inverness avenue at an elevation of 390.79 feet; thence rising at the rate of 3.13 per cent for the distance of 69 feet to a point of curve to an elevation of 392.95 feet; thence by a convex parabolic curve for a distance of 50 feet to a point of tangent to an elevation of 394.02 feet; thence rising at the rate of 1.15 per cent for a distance of 288.76 feet to a point to an elevation of 397.34 feet; thence level for the distance of 11 feet to the easterly line of the Murdoch Farms Plan.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 186.

No. 316

AN ORDINANCE—Establishing the grade of Emma street from Wallace street to Audley street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the south curb line of Emma street from Wallace street to Audley street, be and the same is hereby established as follows, to-wit:*

Beginning on the west curb line of Wallace street at an elevation of 432.34 feet; thence rising at the rate of 2.5 feet per 100 feet for the distance of 340.63 feet to a point of curve to an elevation of 440.86 feet; thence by a convex parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 439.73 feet; thence falling at the rate of 4.75 feet per 100 feet for the distance of 224.87 feet to a point of curve to an elevation of 429.05 feet; thence by a convex parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 419.18 feet; thence falling at the rate of 15 feet per 100 feet for the distance of 129.62 feet to the east building line of Audley street to an elevation of 399.74 feet; thence falling at the rate of 7 feet per 100 feet for the distance of 30 feet to the west building line of

Audley street to an elevation of 397.64 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 189.

No. 317

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Charities of the City of Pittsburgh, to advertise for and award to the lowest responsible bidder or bidders a contract or contracts for the installation of an electric light plant in the Dairy Barn at Marshalsea, Pa., and setting aside the sum of one thousand, five hundred (\$1,500.00) dollars for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Charities of the City of Pittsburgh, shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the installation of an electric light plant in the Dairy Barn at Marshalsea, Pa., for a sum not to exceed one thousand five hundred (\$1,500.00) dollars, in accordance with an Act of Assembly, entitled, "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the several supplements and amendments thereto, and the ordinances of Council in such cases made and provided.*

Section 2. That the sum of one thousand five hundred (\$1,500.00) dollars, or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the cost of the above mentioned work and that the said amount or amounts to be paid out of the proceeds of the Bond Issue authorized by an Ordinance, entitled, "An Ordinance authorizing and directing an increase of the indebtedness of the City of Pittsburgh in the sum of four hundred and eighty thousand (\$480,000.00) dollars, and providing for the issue and sale of bonds of said City in said amount, to provide funds for the improvements to the City Home for the Poor at Marshalsea, including the acquisition of additional lands, and the erection and equipment of new buildings and additions to existing buildings and other improvements," approved, January 3rd, 1913.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.
Approved October 15, 1915.
Ordinance Book 27, page 190.

No. 318

AN ORDINANCE—Authorizing the Mayor and the City Solicitor to enter into a contract with a Title Company for furnishing certified copies of liens, etc., required under provisions of Acts of Assembly Nos. 57 and 414, Series 1915, and providing for the payment thereof.

Whereas, By Act of Assembly Nos. 57 and 414, Series 1915, it is provided that in all proceedings for widening of streets, etc., a list of all liens on properties affected by said improvement must be furnished to the Boards of Viewers appointed thereon; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the City Solicitor shall be and are hereby authorized and directed to enter into a contract with a Title Company authorized by law to examine titles and certify the same, for the furnishing of the certificate and plans required by Acts of Assembly Nos. 57 and 414, Series 1915.

Section 2. That the Mayor shall be and is hereby authorized to issue and the City Controller to countersign warrants in payment of bills for such service on payrolls approved by the City Solicitor, and made chargeable during the year 1915 to Appropriation No. 42, Contingent Fund.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 15, 1915.

Ordinance Book 27, page 191.

No. 319

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Donegal way, from a point about 90 feet west of Lydia street to present sewer on Lydia street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Donegal way, from a point about 90 feet west of Lydia street to present sewer on Lydia street. Commencing on Donegal way at a point about 90 feet west of Lydia street, thence eastwardly along Donegal way to present sewer on Lydia street. Said sewer to be pipe and twelve (12) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of four hundred (\$400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 21, 1915.

Ordinance Book 27, page 192.

No. 320

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Huntress street, from a point about 70 feet east of Collins street to present sewer on Burpee street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Huntress street, from a point about 70 feet east of Collins street to present sewer on Burpee street. Commencing on Huntress street at a point about 70 feet east of Collins street; thence eastwardly along Huntress street to present sewer on Burpee street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said

Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand (\$1,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 21, 1915.

Ordinance Book 27, page 193.

No. 321

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Reuben street, from a point about 70 feet southwest of Leonora street to the present sewer on Reuben street at a point about 190 feet south of Beckham street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Reuben street, from a point about 70 feet southwest of Leonora street to the present sewer on Reuben street at a point about 190 feet south of Beckham street. Commencing on Reuben street at a point about 70 feet southwest of Leonora street, thence southwestwardly and southwardly along Reuben street to the present sewer on Reuben street at a point about 190 feet south of Beckham street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand seven hundred (\$1,700.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 21, 1915.

Ordinance Book 27, page 193.

No. 322

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Zahnizer street, Oswin street and private property, from a point about 540 feet southwest of Oswin street to present sewer on Crucible street, in Chartiers township, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Zahnizer street, Oswin street and private property, from a point about 540 feet southwest of Oswin street, to present sewer on Crucible street. Commencing on Zahnizer street at a point about 540 feet southwest of Oswin street, thence northeastwardly along Zahnizer street to Oswin street, thence eastwardly along Oswin street to a point about 40 feet east of Zahnizer street; thence northeastwardly across Oswin street to the Chartiers township line; thence continuing northeastwardly on, over, across and through the private property of Hannah Wood, executrix, in said Chartiers township to Crucible street and across Crucible street to present sewer on Crucible street in said Chartiers township. Said sewer to be pipe and fifteen (15) inches in diameter with nine (9) inch pipe laterals extending from the sewer through the private property of Hannah Wood, executrix, to a point one foot inside the private properties abutting the property line of said Hannah Wood, executrix, which is the City line. Said sewers to be constructed in accordance with plan, Accession No. D-2765, on file in the Department of Public Works.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let

in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of two thousand two hundred (\$2,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses caused thereby and the benefits to pay the same shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 21, 1915.

Ordinance Book 27, page 194.

No. 323

A N ORDINANCE—Authorizing the Mayor and the Director of the Department of Public Works to advertise for and award a contract or contracts for making certain repairs to the Melancthon Street Bridge over B. & O. R. R. and Plank Street Bridge over Saw Mill Run, and to the stairways leading to the Fulton Street Bridge over P. F. W. & C. R. R. and the South Twenty-second Street Bridge over the Monongahela River, and providing for the payment of the costs thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for making the following repairs and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing said City:

Renewing flooring and railing on Melancthon Street Bridge over B. & O. R. R.	\$2,500.00
Renewing steps and platforms on stairway at south end of Fulton Street Bridge over P. F. W. & C. R. R.	700.00
Reflooring Plank Street Bridge over Saw Mill Run..	250.00
Renewing safety treads on stairways leading to South Twenty-second Street Bridge at Second avenue and Tustin street	270.00
Total	\$3,720.00

Section 2. That the various sums set forth in Section 1 of this ordinance, amounting in the aggregate to \$3,720.00, or so much thereof as may be necessary, shall be and are hereby set apart and appropriated from Code Account No. 1458-L, Repair Schedule, Division of Bridges, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund for the payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 21, 1915.

Ordinance Book 27, page 195.

No. 324

A N ORDINANCE—Granting unto the Mt. Washington Street Railway Company, its successors, lessees and assigns, the right to enter upon, use, occupy and cross Narragansett avenue, Baltimore street and Fremont place, in the City of Pittsburgh, for the purpose of connecting its tracks on its private right of way to tracks on its property at corner of Baltimore street and Narragansett avenue and for the purpose of making a loop for turning cars.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mt. Washington Street Railway Company, its successors, lessees and assigns, shall have the right and is hereby authorized to enter upon, use, occupy and cross Narragansett avenue (formerly Neeld avenue) Baltimore street and Fremont place by the following route:

Beginning at a point of connection with its outbound tracks on the private right of way north of Narragansett avenue; thence by a left-hand branch-off curving to the east across Baltimore street and Narragansett avenue to and into private property of said Railway Company, situated at the southeast corner of Baltimore street and Narragansett avenue; also

Beginning at a point of connection with its inbound track on the private right of way south of Narragansett avenue; thence by a left-hand branch-off curving to the east across Baltimore street and Fremont place to and into its private property.

Section 2. The said Mt. Washington Street Railway Company, its successors, lessees and assigns, shall have the right to construct, maintain, operate and use during the term of the grant, its railways as hereinbefore mentioned, with the necessary switches, frogs, curves and branch-offs to make the connection hereinbefore provided for, to operate its cars thereon

and to use electricity as a motive power, and to erect, maintain and use in the streets and highways mentioned such posts, poles, or other supports as said Company may deem convenient and necessary for the support and maintenance of such overhead system, subject, however, to the provisions of "A General Ordinance relating to the entry upon, over or under, or the use or occupation of any street, lane or alley, or any part thereof, for any purpose by passenger or street railway companies, or by companies operating passenger or street railways and providing reasonable regulations pertaining thereto for the public convenience and safety," approved the 25th day of February, A. D. 1890.

Section 3. The foregoing rights and privileges are granted subject to the following conditions, to-wit:

Within thirty (30) days after the passage and approval of this ordinance, the Mt. Washington Street Railway Company, shall file with the City Controller, its certificate of acceptance of this ordinance, said certificate of acceptance to be executed by the President and Secretary of the Company with its corporate seal attached. Said Mt. Washington Street Railway Company further agrees that if during the term of the grant the track construction or paving shall come out of repair and the Company shall fail to repair the same within thirty (30) days after notice, then the City may repair the same and charge therefor the actual cost of labor and material and fifteen (15) per cent additional for administration and plant charges.

Section 4. It is hereby understood and agreed that neither the purpose, nor intent, nor the obligation of this contract, if and when approved by The Public Service Commission of the Commonwealth of Pennsylvania is such as to impair or in any wise affect the exercise by said Commission of any of the powers vested in it by the Public Service Law, approved July 26th, 1913.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 12, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 196.

No. 325

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Bellman way, from Sheridan street to Collins street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

Bellman way, from Sheridan street to Collins street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading and paving of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of twenty-one hundred (\$2,100.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 198.

No. 326

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Juniata place, from Linden street to Hastings street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Juniata place, from Linden street to Hastings street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of seventy-six hundred (\$7,600.00) dollars, which is the estimate of the whole

cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 198.

No. 327

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Neuman way, from Hamilton avenue to Kelly street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Neuman way, from Hamilton avenue to Kelly street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of two thousand (\$2,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 199.

No. 328

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Susquehanna street, from Lang avenue to the west line of Novelty street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Susquehanna street, from Lang avenue to the west line of Novelty street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of thirty-six hundred (\$3,600.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 200.

No. 329

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Ticase way, from Tioga street, to Alsace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Ticase way, from Tioga street to Alsace street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and di-

rected to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of nine hundred (\$900.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses on the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 201.

No. 330

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Torrens street, from Hamilton avenue to Frankstown avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Torrens street, from Hamilton avenue to Frankstown avenue, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of thirty-six hundred (\$3,600.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts

of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 19, 1915.

Approved October 22, 1915.

Ordinance Book 27, page 202.

No. 331

A N ORDINANCE—Establishing the grade of Frampton street from Taft avenue to Buffington street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Frampton street from Taft avenue to Buffington street be and the same is hereby established as follows, to-wit:

Beginning on the westerly curb line of Taft avenue at an elevation of 329.49 feet; thence falling at the rate of 8.00 feet per 100 feet for the distance of 10.50 feet to the westerly building line of Taft avenue to an elevation of 338.86 feet; thence falling at the rate of 10.00 feet per 100 feet for the distance of 157.06 feet to a point of curve to an elevation of 323.15 feet; thence by a convex parabolic curve for the distance of 60.00 feet to a point of tangent to an elevation of 316.25 feet; thence falling at the rate of 13.00 feet per 100 feet for the distance of 190.40 feet to the easterly building line of Buffington street to an elevation of 291.50 feet; thence falling at the rate of 6.00 feet per 100 feet for the distance of 8.27 feet to the easterly curb line of Buffington street to an elevation of 291.00 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 202.

No. 332

A N ORDINANCE—Establishing the grade of Kramer way from Boggs avenue to Walden street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north and east curb lines of Kramer way from Boggs avenue to Walden street be and the same is hereby established as follows, to-wit:

Beginning on the easterly curb line of Boggs avenue at an elevation of

437.85 feet; thence falling at the rate of 5.90 feet per 100 feet for a distance of 10.88 feet to the easterly building line of Boggs avenue to an elevation of 437.31 feet; thence falling at the rate of 6.90 feet per 100 feet for the distance of 84.00 feet to a point of curve to an elevation of 431.51 feet; thence by a convex parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 421.06 feet; thence falling at the rate of 14.00 feet per 100 feet for the distance of 129.03 feet to the west building line of Meyer street to an elevation of 403.00 feet; thence falling at the rate of 8.00 feet per 100 feet for the distance of 40.04 feet to the east building line of Meyer street to an elevation of 399.80 feet; thence falling at the rate of 12.00 feet per 100 feet for the distance of 143.94 feet to a point of curve to an elevation of 382.53 feet; thence by a concave parabolic curve for the distance of 200 feet to a point of tangent to an elevation of 378.53 feet; thence rising at the rate of 8.00 feet per 100 feet for the distance of 58.05 feet to a point of curve to an elevation of 383.17 feet; thence by a convex parabolic curve for the distance of 40.00 feet to a point of tangent to an elevation of 385.17 feet; thence rising at the rate of 2.00 feet per 100 feet for the distance of 130.13 feet to the north building line of Walden street to an elevation of 387.77 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 203.

No. 333

A N ORDINANCE—Establishing the grade on Wendover street, as laid out and proposed to be dedicated as a legally opened highway by The Sterling Land Company, in a plan of lots of its property called "Wendover Heights," in the Fourteenth ward of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That upon the approval of "Wendover Heights" Plan of Lots proposed to be laid out by The Sterling Land Company, in a plan of its property, in the Fourteenth ward of the said City, the grade to which Wendover street, as shown thereon shall be accepted as an open public highway of said City, shall be as hereinafter set forth:*

The grade of the west curb line of Wendover street from Beacon street to Hobart street shall begin at the south curb line of Beacon street at an elevation of 392.80 feet; thence rising at a rate of 3 feet per 100 feet for a distance of 20.18 feet to the south

building line of Beacon street to an elevation of 393.41 feet; thence rising at a rate of 7 feet per 100 feet for a distance of 164.70 feet to a point of curve to an elevation of 404.94 feet; thence by a convex parabolic curve for a distance of 120 feet to a point of tangent, to an elevation of 404.64 feet; thence falling at a rate of 7.5 feet per 100 feet for a distance of 175 feet to the north building line of Hobart street to an elevation of 391.51 feet; thence falling at a rate of 3 feet per 100 feet for a distance of 12.08 feet to the north curb line of Hobart street to an elevation of 391.15 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 204.

No. 334

A N ORDINANCE—Establishing the grade of Westwood street from Albert street to Walden street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east curb line of Westwood street from Albert street to Walden street be and the same is hereby established as follows, to-wit:*

Beginning on the northerly curb line of Albert street at the elevation of 349.00 feet; thence rising at the rate of 6.00 feet per 100 feet for a distance of 6.05 feet to the northerly building line of Albert street to an elevation of 349.36 feet; thence rising at the rate of 7.046 feet per 100 feet for a distance of 414.42 feet to the south building line of Smith way produced, to an elevation of 378.57 feet; thence rising at the rate of 6.26 feet per 100 feet for a distance of 133.36 feet to a point of curve on the southerly building line of Walden street to an elevation of 386.92 feet thence by a convex parabolic curve for the distance of 40.04 feet to a point of tangent on the northerly building line of Walden street to an elevation of 387.77 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 205.

No. 335

A N ORDINANCE—Appropriating the proceeds arising from the sale of the issue of bonds, known as Funding Bonds, 1914, and making provisions for the expenditure thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the proceeds arising from the sale of the issue of bonds known as Funding Bonds, 1914, amounting in the aggregate to two million, seven hundred and sixty thousand (\$2,760,000.00) dollars shall be and the same are hereby set apart and appropriated for the payment of existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use and other floating indebtedness.*

Section 2. That said moneys be disbursed on payrolls approved by the City Controller in the manner in which like moneys are disbursed. And the Mayor shall be and is hereby authorized and directed to issue, and the City Controller to countersign warrants in payment of said claims.

Section 3. That any Ordinance or part of ordinance conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 29, page 205.

No. 336

A N ORDINANCE—Designating Ira way as the name of an unnamed 20 foot way, in the Fourteenth ward, laid out by and shown in J. C. Aufhammer and S. J. McFarren "Midway Plan of Lots" extending from Shady avenue to a property line 526.42 feet west therefrom and lying between Monitor street and Burchfield avenue and establishing the grade thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That an unnamed 20 foot way, in the Fourteenth ward, laid out by and shown in J. C. Aufhammer and S. J. McFarren "Midway Plan of Lots," of record in the Recorder's Office of Allegheny County, in Plan Book, volume 14, page 170 and 171, extending from Shady avenue to a property line 526.42 feet west therefrom shall be and the same is hereby named and designated as Ira way.*

Section 2. The grade of the south curb line shall begin on the west curb line of Shady avenue at an elevation of 331.91 feet; thence rising at the rate of 5.0 feet per 100 feet for a distance of 12.02 feet to the west building line of Shady avenue to an elevation of 332.51 feet; thence rising at the rate of 11.0 feet per 100 feet for a distance of 134.18 feet to a point of curve to an elevation of 347.26 feet; thence by a convex parabolic curve for a distance of 240.00 feet to a point of tangent to

an elevation of 348.46 feet; thence falling at the rate of 10.0 feet per 100 feet for a distance of 152.71 feet to a point to an elevation of 333.20 feet.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 206.

No. 337

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Buente street, and Lappe lane, from a point about one hundred and forty (140) feet east of Lappe lane to present sewer on List street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled; and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Buente street and Lappe lane, from a point about one hundred and forty (140) feet east of Lappe lane to present sewer on List street. Commencing on Buente street at a point about 140 feet east of Lappe lane, thence westwardly along Buente street to Lappe lane, thence northwardly along Lappe lane to present sewer on List street. Said sewer to be pipe and fifteen (15) feet in diameter.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly and the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of eight hundred (\$800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 24, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 207.

No. 338

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Frankfort street, from a point about two hundred and forty (240) feet north of Acasto way to present sewer crossing Frankfort street, at a point about eighty (80) feet north of Acasto way to present sewer crossing Frankfort street, at a point about eighty (80) feet north of Chartiers avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Frankfort St., from a point about 2 hundred and forty (240) feet north of Acasto way to present sewer crossing Frankfort street, at a point about eight (80) feet north of Chartiers avenue: Commencing on Frankfort street, at a point about 240 feet north of Acasto way; thence southwardly along Frankfort street to the present sewer crossing Frankfort street, at a point about eighty (80) feet north of Chartiers avenue. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of thirteen hundred (\$1,300.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 207.

No. 339

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Ruch street, from a

point about 15 feet south of Reed street to present sewer on Ashmead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That a public sewer be constructed on Ruch street, from a point about 15 feet south of Reed street to present sewer on Ashmead street. Commencing on Ruch street at a point about 15 feet south of Reed street; thence southwardly along Ruch street to present sewer on Ashmead street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of five hundred (\$500.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed October 26, 1915.

Approved October 29, 1915.

Ordinance Book 27, page 208.

No. 340

A N ORDINANCE—Amending Sections 1 and 2 of an ordinance entitled, "An Ordinance providing that hereafter all water supplied by the City of Pittsburgh on a metered service shall be paid for quarterly in accordance with the quarterly meter readings, and providing for a discount for prompt payments and a penalty for delayed payments, and imposing certain duties upon the Board of Water Assessors," approved January 20, 1915.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That

Section 1 of said Ordinance, which reads as follows:

"Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That hereafter all meters shall be read quarterly and as promptly thereafter as possible, a statement of the amount of water used by the consumers in the preceding quarter, together with the amount then due the City of Pittsburgh, shall be promptly mailed to the said consumers. The said bill shall be subject to a discount of two per centum on the face thereof if paid within ten days thereafter, and if not paid within ten days shall be subject to a penalty for non-payment of three per centum additional plus one-half per centum for each month or any part thereof that the same shall not be paid."

be and the same is hereby amended to read as follows:

Section 1. Be it ordained and enacted by the City of Pittsburgh in Council assembled, and it is hereby ordained and enacted by the authority of the same, That hereafter all meters shall be read quarterly, and as promptly thereafter as possible a statement of the amount of water used by the consumers in preceding quarter, together with the amount then due the City of Pittsburgh, shall be promptly mailed to the said consumers. On and after the first day of January, 1916, the said bill shall be subject to a discount of two per centum on the face thereof if paid within ten days thereafter; shall be payable at face if paid within the next succeeding ten days thereafter, and if not paid within twenty days after the date of said notice, shall be subject to a penalty for non-payment of two per centum additional plus one-half of one per centum for each month or any part thereof that the same shall not be paid.

Section 2 of said Ordinance, which reads as follows:

"Section 2. The Board of Water Assessors shall at the same time that notice is sent to the consumer, in accordance with the provisions of Section 1 hereof, certify to the City Treasurer the amount due in accordance with the meter reading for the preceding quarter, and the City Treasurer shall thereupon enter the same in the books kept for said purpose and shall proceed to collect the same to the amount shown on said statements and as provided under the terms of Section 1 hereof. In case the said accounts are not paid within ten days, as provided in Section 1 hereof, they shall become delinquent and the said accounts shall thereafter be collected by the Collector of Delinquent Taxes, who shall, in default of payments, proceed with the collection thereof and the filing of liens in the same manner and at the same time as is provided under the Acts of Assembly, for the collection of taxes for the current year,"
be and the same is hereby amended to read as follows:

Section 2. The Board of Water Assessors shall at the same time that notice is sent to the consumer, in accordance with the provisions of Section 1 hereof, certify to the City Treasurer the amount due in accordance with the meter reading for the preceding quarter, and the City Treasurer shall thereupon enter the same in the books kept for said purpose and shall proceed to collect the same to the amount shown on said statements and as provided under the terms of Section 1 hereof. In case the said accounts are not paid within twenty days as provided in Section 1 hereof, they shall become delinquent and the said accounts shall thereafter be collected by the Collector of Delinquent Taxes, who shall, in default of payments, proceed with the collection thereof and the filing of liens in the same manner and at the same time as is provided under the Acts of Assembly for the year.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed October 26, 1915.

Approved November 4, 1915.

Ordinance Book 27, page 209.

No. 341

AN ORDINANCE—Providing for the examination of and issuing of permits to persons operating pipes, boilers, engines, containers, tanks or vessels under air, water or gas or steam pressure, in the City of Pittsburgh, for the inspection of such pipes, boilers, engines, stationary or locomotive engines, containers, tanks or vessels and for the installation and regulation of safety devices thereon and prescribing penalties for violation of the provisions thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That it shall be unlawful for any person or persons to operate in the City of Pittsburgh any pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels under pressure of air, water, gas, or steam, except pipes, containers, tanks or vessels used in transportation of air, water or gas, hot water tanks used for domestic purposes which are subject to City water pressure only and steam generators, unless such person or persons hold a permit as hereinafter provided.*

Section 2. All persons desiring to operate any pipe, boiler, engine, stationary or locomotive, container, tank or vessel embraced within the provisions of this ordinance, shall apply to the boiler inspector of the City of Pittsburgh, who shall examine the applicant, and if, after examination, the inspector is satisfied that the applicant's character, habits of life and ability qualifying him as a suitable

and safe person to be entrusted with the operation of such apparatus, he shall issue a permit to him to operate pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels embraced within the provisions of this ordinance. Provided that no permit shall be granted to any person unless said person shall have attained the age of twenty-one years and shall have had at least two years practical experience. Said permit shall entitle the holder thereof to operate for the term of one year, said pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels on such premises only as are described in the permit, and shall be issued upon the applicant's filing with the City Boiler Inspector a receipt of the City Treasurer evidencing the payment to the City by the applicant of the sum of one (\$1.00) dollar.

Permits shall be annually renewed without examination by the City Boiler Inspector, provided said permit is presented for renewal within ten (10) days after its expiration.

Section 3. It shall be unlawful for any person or persons to operate, or cause to be operated in the City of Pittsburgh, any pipes, boilers, engines, stationary or locomotive, containers, tanks, or vessels under pressure of air, water, gas or steam, except pipes, containers, tanks or vessels used in transportation of air, water or gas, hot water tanks used for domestic purposes which are subject to City water pressure only and steam generators, until the same shall have been inspected and a certificate issued by the boiler inspector of the City of Pittsburgh, setting forth the maximum safe working pressure on such pipes, containers, boilers, engines, stationary or locomotive, containers, tanks or vessels, and that they are in good condition and can be operated with safety.

Section 4. All pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels embraced within the provisions of this ordinance shall be inspected annually by or under the direction of the City Boiler Inspector, and if found to be in proper condition, a certificate shall be issued as hereinbefore provided, for which inspection a charge of two (\$2.00) Dollars to be paid into the treasury of the City of Pittsburgh, shall be made for each pipe, boiler, engine, stationary or locomotive, container, tank or vessel inspected.

The City Boiler Inspector may, however, in his discretion accept the inspection made by a casualty insurance company, or county boiler inspector, and issue a certificate of inspection on the report of an inspector regularly employed by any casualty insurance company, or by the County of Allegheny, provided such report shall be made on a blank form furnished by the Bureau of Boiler Inspection, and shall set forth in detail the information required by said bureau, and that all the provisions of this ordinance have been complied with. No charge shall be made for certificates so issued, but said

certificates must be renewed annually after an inspection has been made.

All certificates issued in pursuance of the provisions of this ordinance shall be conspicuously posted on the premises whereon the pipes, boilers, engines, containers, tanks or vessels being operated are located.

Section 5. Whenever pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels embraced within the provisions of this ordinance are found, on inspection, to be unsafe and dangerous to life and property, and in such condition that they cannot be repaired so as to render them safe, they shall be condemned by the City Boiler Inspector as unsafe for use, and thereafter it shall be unlawful for any person or persons to operate such pipes, engines, stationary or locomotive, boilers, containers, tanks or vessels, or cause or permit the same to be operated.

If on inspection any pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels embraced within the provisions of this ordinance are found to be unsafe and dangerous to life or property, but which can be rendered safe, the City Boiler Inspector shall designate the repairs necessary to render the same safe, and such repairs shall then be made within two weeks from the time the same are ordered, and during the making of said repairs said pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels shall be operated in such manner as may be prescribed by the City Boiler Inspector.

Section 6. All pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels embraced within the provisions of this ordinance, shall be equipped with pressure gauge to indicate the pressure in pounds per square inch thereon, and must be supplied with a one-fourth inch pipe size direct connection for attaching inspector's test gauge when the said pipes, containers, boilers, engines, tanks or vessels are in service so that the accuracy of the pressure can be ascertained.

Each relief or safety valve shall have full size direct connection to any pipe, boiler, container, tank or vessel embraced within the provisions of this ordinance, and all pipes from the exhaust side of the relief or safety valves on such containers, boilers, tanks, or vessels holding dangerous gases shall be piped to a point of safety outside of the building in which the same are located, and such pipes shall not be reduced in cross sectional area or under the size of the outlet on such relief or safety valve without the intervention of a stop-valve on either side of said valve on said pipes, containers, boilers, tanks or vessels. All relief or safety valves installed or to be installed on any side pipes, containers, tanks or vessels must be approved by the Boiler Inspector for the purpose intended.

No person shall remove or tamper with any safety appliance prescribed by the Boiler Inspector, and no person shall in any manner load the relief of

safety valves to a greater pressure than that permitted in the certificate of inspection.

Section 7. The City Boiler Inspector shall investigate all acts of incompetency or misconduct committed by any person to whom a permit has been issued under the provisions of this ordinance while acting under the authority of his permit, and if, after investigation, the Boiler Inspector shall be satisfied that the person is competent or has been guilty of negligence, or has endangered life or property, or has wilfully violated any of the provisions of this ordinance, he shall suspend or revoke his license, as the case may require.

Section 8. It shall be unlawful for any owner or lessee or agent, or any owner or lessee of any pipes, containers, boilers, engines, stationary or locomotive, tanks or vessels embraced within the provisions of this ordinance, or for any person acting for such owner, lessee or agent, to commit in any manner the responsibility of operating any of said pipes, containers, boilers, engines, stationary or locomotive, tanks or vessels to any person other than a person holding a permit issued in accordance with the terms of this ordinance, or to permit any person or persons to operate any of said pipes, containers, boilers, engines, stationary or locomotive, tanks or vessels which have been inspected, or for the operation of which a certificate has not been issued in accordance with the terms of this ordinance, or which do not meet the requirements of the provisions hereof.

Section 9. Every person, including the agent, employee, officer, or member of any firm or corporation operating, or permitting to be operated, in violation of any of the terms or provisions of this ordinance, any pipes, boilers, engines, stationary or locomotive, containers, tanks or vessels under pressure of air, water, gas or steam, except pipes, boilers, engines, containers, tanks or vessels used in transportation of air, water or gas, hot water tanks used for domestic purposes which are subject to City water pressure only and steam generators, shall, upon conviction thereof before any alderman or police magistrate in the City of Pittsburgh be fined not less than ten (\$10.00) dollars nor more than one hundred (\$100.00) dollars for each offense, and in default of payment of said fine and costs shall be committed to Allegheny County Jail for a period not exceeding thirty (30) days. Each day in which any pipes, boilers, engines, stationary or locomotive, tanks or vessels embraced within the terms of this ordinance shall be operated in violation of the terms hereof shall constitute a separate and distinct offense.

Section 10. That an ordinance entitled, "An Ordinance providing for the examination of and issuing of permits to persons operating pipes, containers, tanks or vessels under air, water, or gas pressure in the City of Pittsburgh, for the inspection of such pipes, con-

tainers, tanks, or vessels, and for the installation and regulation of safety devices thereon, and prescribing penalties for violation of the provisions hereof," approved the 10th day of February, 1912, be, and the same is hereby repealed, and that any other ordinance or part of ordinance conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 211.

No. 342

AN ORDINANCE—Approving the "Murdoch Farms Plan," in the Fourteenth ward of the City of Pittsburgh, laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch individually; accepting the dedication of Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as shown thereon, for public use for highway purposes, opening and naming the same, fixing the width and positions of sidewalks and roadways and establishing the grades thereon.

Whereas, The estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch individually, the owners of certain property in the Fourteenth ward of the City of Pittsburgh, laid out in the "Murdoch Farms Plan," have located certain avenues, streets and ways thereon and executed a deed of dedication, on said plan, of all the ground covered by said avenues, streets and ways to the said City for public use for highway purposes and have released the said City from any liabilities for damages for or by reason of the physical grading of said public highways to the grades hereinafter established; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the "Murdoch Farms Plan," situate in the Fourteenth ward of the City of Pittsburgh, laid out by the estate of Margaret Murdoch, deceased, by Frank C. Murdoch and William B. Murdoch, executors, and Frank C. Murdoch, William B. Murdoch and J. B. Murdoch, individually, July, 1915, be and the same is hereby approved and Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, as located and dedicated in the said plan, are hereby accepted.*

Section 2. The streets as aforesaid, dedicated to said City for public highway purposes, shall be and the same are hereby appropriated and opened as public highways and named Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street.

Section 3. The width and positions of the sidewalks and roadways shall be as follows:

Armand Way and Inlet Way.

The roadways shall occupy the full width of the ways.

Bennington Avenue, Inverness Avenue, Maynard Street, Squirrel Hill Avenue.

The sidewalks shall each have a width of eighteen (18) feet and shall parallel their respective building lines.

The roadway shall have a width of twenty-four (24) feet and shall occupy the central part of the streets.

Fair Oaks Street and Plainfield Street.

The sidewalks shall each have a width of fifteen (15) feet and shall parallel their respective building lines.

The roadways shall have a width of thirty (30) feet and shall occupy the central part of the streets.

Murdoch Street.

The southerly sidewalk shall have a width of eighteen (18) feet and shall parallel the southerly building line of the street.

The roadway shall occupy the remainder of the street as laid out in the "Murdoch Farms Plan."

Woodmont Street.

The sidewalks shall each have a width of nine (9) feet and shall parallel their respective building lines.

The roadway shall have a width of twenty-two (22) feet and shall occupy the central part of the street.

Section 4. The grades of Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, laid out and dedicated in the "Murdoch Farms Plan," are hereby established as described in Ordinance No. 315, approved October 15, 1915, and recorded in Ordinance Book, volume 27, page 186.

Section 5. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said Armand way, Bennington avenue, Fair Oaks street, Inlet way, Inverness avenue, Maynard street, Murdoch street, Plainfield street, Squirrel Hill avenue and Woodmont street, for public highways in conformity with the provisions of this ordinance.

Section 6. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 214.

No. 343

A N ORDINANCE—Providing for the award of a contract or contracts for the construction of a relief sewer on Downing street and private property of Pennsylvania Railroad Company, from a point about 310 feet northwest of Dobson street to the present 36 inch brick sewer on private property of Pennsylvania Railroad Company, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That the Mayor and the Director of the Department of Public Works shall be, and are hereby, authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a relief sewer on Downing street and private property of Pennsylvania Railroad Company, in accordance with plan, Accession No. D-2765, on file in the Department of Public Works, from a point about 310 feet northwest of Dobson street to the present 36 inch brick sewer on private property of Pennsylvania Railroad Company; and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the costs thereof, the sum of one thousand four hundred (\$1,400.00) dollars, or so much thereof as may be necessary, shall be and is hereby set apart and appropriated from Appropriation No. 1470-B, Repair Schedule, Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 216.

No. 344

A N ORDINANCE—Annuling a contract made and entered into the 23rd day of October, 1913, between the City of Pittsburgh of the first part and the M. O'Herron Company of the second part, for the furnishing and laying of a water pipe line on the Haight's Run Bridge, and for the laying of a continuation of the line through the two abutments of said bridge.

Whereas, a contract was made between the City of Pittsburgh and the M. O'Herron Company for the furnishing and laying of said water line; and

Whereas, The M. O'Herron Company by letter on file in the office of the Department of Public Works is willing that said contract be annulled; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That certain Contract No. 3804, Mayor's Office File, No. 192, made the 23rd day of October, 1913, between the City of Pittsburgh, of the first part, and the M. O'Herron Company, of the second part, for the furnishing and laying of a water pipe line on the Hights Run Bridge and for the laying of a continuation of this line through two abutments of said bridge, shall be and the same is hereby annulled, and declared void and of no effect.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 217.

No. 345

AN ORDINANCE—Repealing that portion of Ordinance No. 151, entitled, "An Ordinance locating Albermarle avenue from Forbes street to Murdoch street," approved July 15, 1902, which locates Albermarle avenue from the easterly line of the Larchmont Plan of Lots to Murdoch street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That that portion of Ordinance No. 151, entitled, "An Ordinance locating Albermarle avenue from Forbes street to Murdoch street," approved July 15, 1902, and recorded in Ordinance Book volume 14, page 577, which locates Albermarle avenue from the easterly line of the Larchmont Plan of Lots, laid out by Joseph H. Moore, to Murdoch street shall be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 217.

No. 346

AN ORDINANCE—Repealing that portion of Ordinance No. 60, entitled, "An Ordinance locating Murdoch

street, from Wilkins avenue to Homewood avenue," approved July 26, 1889, which locates Murdoch street, between Northumberland street and Plainfield street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That that portion of Ordinance No. 60, entitled, "An Ordinance locating Murdoch street, from Wilkins avenue to Homewood avenue," approved July 26, 1889, and recorded in Ordinance Book, volume 7, page 127, which locates Murdoch street, between Northumberland street and Plainfield street shall be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 218.

No. 347

AN ORDINANCE—Repealing that portion of Ordinance No. 553 entitled, "An Ordinance locating Squirrel Hill avenue from Northumberland avenue to Wilkins avenue," approved March 11, 1902, which locates Squirrel Hill avenue from Beeler street to the north line of the Larchmont Plan of Lots.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That that portion of Ordinance No. 553 entitled, "An Ordinance locating Squirrel Hill avenue from Northumberland avenue to Wilkins avenue," approved March 11, 1902, and recorded in Ordinance Book, volume 14, page 422, which locates Squirrel Hill avenue from Beeler street to the north line of the Larchmont Plan of Lots, laid out by Joseph H. Moore, shall be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 219.

No. 348

AN ORDINANCE—Authorizing the Mayor and the Director of the Department of Charities to make an agreement with the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company relating to temporary crossing over Chartiers Creek at Marshalsea Farm.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That*

Whereas, It has become desirable and necessary that the course of the Chartiers Creek through the Marshalsea Farm belonging to the City of Pittsburgh should be changed at certain points thereon; and

Whereas, At one certain place where said work is contemplated to be done, it will be necessary that the Pittsburgh, Cincinnati, Chicago and St. Louis Railroad Company shall construct a certain temporary roadway or crossing across its right of way and tracks for sole use of the City.

Whereas, Said work of changing the course of Chartiers Creek and establishing said temporary crossing are for the benefit and improvement of the said City property; therefore,

The Mayor and the Director of the Department of Charities of said City are hereby authorized and directed to enter into an agreement with the said Railroad Company providing for the making of said temporary roadway or crossing, and such other matters as may appertain thereto, and to expressly release to the said Railroad Company any and all damages for any occupancy or use by it of the City property in the making and establishing of said temporary roadway or crossing.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 219.

No. 349

A N ORDINANCE—Designating the names of two unnamed ways in the Twenty-sixth ward of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the names of two unnamed ways in the Twenty-sixth ward of the City of Pittsburgh be and the same are hereby designated as follows, to-wit:

Unnamed way from Santiago street to Boyson street, laid out in the Plans of Annie M. Swan and Robert Swan, in the Twenty-sixth ward, be named Andrews way.

Unnamed way from unnamed way eastwardly to property line, lying between Montana street and Boyson street, laid out in Robert Swan's Plan, in the Twenty-sixth ward, be named Denman way.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 220.

No. 350

A N ORDINANCE—Establishing the grade of Almira way from Ashlyn street to Swift way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the west building line of Almira way from Ashlyn street to Swift way be and the same is hereby established as follows, to-wit:

Beginning on the north curb line of Ashlyn street at an elevation of 216.27 feet, curb as set, thence falling at the rate of 5 per cent for the distance of 9 feet to the north building line of Ashlyn street at an elevation of 215.82 feet; thence falling at the rate of 8 per cent for the distance of 100 feet to the south building line of Swift way at an elevation of 207.82 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 220.

No. 351

A N ORDINANCE — Re-establishing the grade of Brady street from Carson street east to Wharton street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the west curb line of Brady street from Carson street east to Wharton street, be and the same is hereby re-established as follows, to-wit:

Beginning on the north curb line of Carson street east at the elevation of 58.72 feet; thence falling at the rate of 0.75 per cent for the distance of 292 feet to the south curb line of Sidney street to an elevation of 56.53 feet; thence level for the distance of 36 feet to the north curb line of Sidney street; thence rising at the rate of 1.177 per cent for the distance of 288 feet to the south curb line of Wharton street to an elevation of 59.92 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 221.

No. 352

AN ORDINANCE—Re-establishing the grade of Hamilton avenue, from Frankstown avenue to a point 286.30 feet northwardly from the northerly building line of Larimer avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the east curb line of Hamilton avenue, from Frankstown avenue to a point 286.30 feet northwardly from the northerly building line of Larimer avenue, be and the same is hereby re-established as follows, to-wit:

Beginning on the north curb line of Frankstown avenue at an elevation of 215.39 feet, curb as set; thence falling at the rate of 2.86 feet per 100 feet for the distance of 253 feet to the north curb line of Flavel street to an elevation of 208.16 feet, curb as set; thence falling at the rate of 2.26 feet per 100 feet for the distance of 400.99 feet to the north curb line of Luna street to an elevation of 199.10 feet, curb as set; thence rising at the rate of 2.11 feet per 100 feet for the distance of 234.42 feet to the south curb line of Larimer avenue to an elevation of 204.05 feet, curb as set; thence level for the distance of 25 feet to the north curb line of Larimer avenue to an elevation of 204.05 feet, curb as set; thence rising at the rate of 2 feet per 100 feet for the distance of 10 feet to the north building line of Larimer avenue to an elevation of 204.25 feet; thence falling at the rate of 3.96 feet per 100 feet for the distance of 286.30 feet to a point to an elevation of 192.91 feet, curb as set.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 222.

No. 353

AN ORDINANCE—Establishing the grade of Sprague street from Brushston avenue to Oberlin street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the north curb line of Sprague street from Brushston avenue to Oberlin street be and the same is hereby established as follows, to-wit:

Beginning on the westerly curb line of Brushston avenue at an elevation of 465.10 feet; thence falling at the rate of 2.00 feet per 100 feet for the distance of 25.08 feet to a point of curve to an elevation of 464.60 feet; thence by a concave parabolic curve for the distance of 50.00 feet to a point of tangent to an elevation of 464.60 feet; thence

rising at the rate of 2.00 feet per 100 feet for the distance of 67.70 feet to a point of curve to an elevation of 465.95 feet; thence by a convex parabolic curve for the distance of 80.00 feet to a point of tangent to an elevation of 464.15 feet; thence falling at the rate of 6.50 feet per 100 feet for the distance of 226.95 feet to a point opposite the intersection of the northerly building line of Sprague street and the westerly building line of Oberlin street to an elevation of 449.40 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 5, 1915.

Ordinance Book 27, page 222.

No. 354

AN ORDINANCE—Opening Turrett street, from Meadow street to Shetland street, in the Twelfth ward of the City of Pittsburgh, and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk that a majority of the property owners in interest and number abutting upon the line of Turrett street, between Meadow street and Shetland street have petitioned Council of the City of Pittsburgh to enact an ordinance for the opening of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Turrett street, from Meadow street to Shetland street, in the Twelfth ward of the City of Pittsburgh, be opened to a width of forty (40) feet, along the following described lines:

The northerly building line shall begin at a point on the easterly building line of Meadow street at the distance of 232.56 feet southwardly from the southerly building line of Lowell street; thence deflecting to the left 90 degrees 17 minutes and in an easterly direction for the distance of 656.97 feet to the southerly building line of Shetland street.

The southerly building line shall be parallel to and at a perpendicular distance of 40.00 feet southwardly from the above described northerly building line.

Section 2. The Department of Public Works is hereby authorized and directed to cause said Turrett street, from Meadow street to Shetland street to be opened, in conformity with the provisions of Section 1 of this ordinance.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties

benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the

Passed November 3, 1915.

Approved November 6, 1915.

Ordinance Book 27, page 223.

No. 355

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Woolslayer way, from Main street to Canoe way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Woolslayer way, between Main street and Canoe way, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Woolslayer way, from Main street to Canoe way, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of one thousand eight hundred (\$1,800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 3, 1915.

Approved November 6, 1915.

Ordinance Book 27, page 224.

No. 356

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Paulson avenue, from Shetland street to Vermillion way, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Paulson avenue, between Shetland street and Vermillion way, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Paulson avenue, from Shetland street to Vermillion way, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of nine thousand four hundred (\$9,400.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 16, 1915.

Approved November 18, 1915.

Ordinance Book 27, page 225.

No. 357

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Brady street, from Wharton street to Carson street, east, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Brady street, from Wharton street to Carson street, east, be graded, paved and curbed.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of seventy-eight hundred (\$7,800.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 18, 1915.

Passed November 16, 1915.

Ordinance Book 27, page 226.

No. 358

A N ORDINANCE—Providing for the letting of a contract or contracts for the removal of the Bell Tower on Engine House No. 46, Sandusky street, North Side, Pittsburgh, and the necessary repairs connected therewith.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Safety shall be and they are hereby authorized, empowered and directed to advertise for proposals and enter into a contract or contracts with the lowest responsible bidder or bidders for the removal of the Bell Tower on Engine House No. 46, Sandusky street, North Side, and to repair said building accordingly, for a sum not to exceed \$700.00, or so much thereof as may be necessary, in accordance with the provisions of An Act of Assembly entitled "An Act for the government of cities of the second class," approved the 7th day of March, A. D. 1901, and the various supplements and amendments thereto and the ordinances of City Council in such cases made and provided, and charge the same to Code Account No. 1160, Item "E", Repairs, Bureau of Fire.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 16, 1915.

Approved November 18, 1915.

Ordinance Book 27, page 226.

No. 359

A N ORDINANCE—Establishing the grade of Reifert street from Tarragonna street to Camfield street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the south curb line of Reifert street from Tarragonna street to Camfield street be and the same is hereby established as follows, to-wit:*

Beginning on the west curb line of Tarragonna street at the elevation of 465.20 feet; thence rising at the rate of 7.0 feet per 100 feet for the distance of 4.80 feet to the west building line of Tarragonna street to the elevation of 465.54 feet; thence rising at the rate of 15.0 feet per 100 feet for the distance of 190.90 feet to a point of curve to the elevation of 494.18 feet; thence by a convex parabolic curve for the distance of 60.0 feet to a point of compound curve to the elevation of 500.78 feet; thence by a convex parabolic curve for the distance of 93.14 feet to a point of tangent to the elevation of 500.78 feet; thence falling at the rate of 7.0 feet per 100 feet for the distance of 41.86 feet to the east curb line of Camfield street to the elevation of 497.85 feet.

Section 2. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 227.

No. 360

A N ORDINANCE—Establishing the grade of Starkamp street from Bellaire avenue to Eathan avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the west curb line of Starkamp street from Bellaire avenue to Eathan avenue, be and the same is hereby established as follows, to-wit:*

The grade of the west curb line of Starkamp street shall begin on the north curb line of Bellaire avenue at an elevation of 462.13 feet; thence by a convex parabolic curve for a distance of 38.74 feet to a point of tangent to an elevation of 458.96 feet; thence falling at the rate of 12.0 feet per 100 feet for a distance of 222.27

feet to a point of curve to an elevation of 432.28 feet; thence by a concave parabolic curve for a distance of 140.0 feet to a point of tangent to an elevation of 421.43 feet; thence falling at the rate of 3.50 feet per 100 feet for a distance of 251.18 feet to a point of curve to an elevation of 412.64 feet; thence by a convex parabolic curve for a distance of 40.0 feet to a point of tangent to an elevation of 410.89 feet; thence falling at the rate of 5.25 feet per 100 feet for a distance of 702.69 feet to the south curb line of Eathan avenue to an elevation of 374.00 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 228.

No. 361

AN ORDINANCE—Establishing the grade of Wittman street from Hethlon street to a point 312.05 feet east of Winona street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Wittman street from Hethlon street to a point 312.05 feet east of Winona street be and the same is hereby established as follows, to-wit:

Beginning on the east curb line of Hethlon street at an elevation of 444.83 feet; thence falling at the rate of 7 per cent for a distance of 11.44 feet to a point at an elevation of 444.03 feet; thence falling at the rate of 17 per cent for a distance of 111.59 feet to a point of curve at an elevation of 426.06 feet; thence by a concave parabolic curve for a distance of 40 feet to a point of reverse curve at an elevation of 419.66 feet; thence by a convex parabolic curve for a distance of 40 feet to a point of tangent at an elevation of 414.46 feet; thence falling at the rate of 16 per cent for a distance of 99.20 feet to a point of curve at an elevation of 398.59 feet; thence by a concave parabolic curve for a distance of 50 feet to a point of curve at an elevation of 392.71 feet; thence falling at the rate of 7.50 per cent for a distance of 175.00 feet to a point of curve at an elevation of 379.59 feet; thence by a concave parabolic curve for a distance of 100 feet to a point of tangent at an elevation of 376.34 feet; thence rising at the rate of 1 per cent for a distance of 120.00 feet to a point at an elevation of 377.54 feet; thence rising at the rate of 8 per cent for a distance of 154.01 feet to a point of curve at an elevation of 389.86 feet; thence by a convex parabolic curve for a distance of 150 feet to a point of tangent at an elevation of 387.27 feet; thence falling at the rate of 14 per cent for a distance of 261.64 feet to a point, at an elevation of 348.73 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 228.

No. 362

AN ORDINANCE—Re-establishing the grade of Butler street from a point 23.06 feet west of the angle west of Baker street to Heth's Avenue Bridge.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the south curb line of Butler street from a point 23.06 feet west of the angle west of Baker street to Heth's Avenue Bridge be and the same is hereby re-established as follows, to-wit:

Beginning at a point of curve 23.06 feet west of the angle west of Baker street at an elevation of 76.63 feet; thence by a concave parabolic curve for the distance of 80 feet to a point of tangent to an elevation of 78.67 feet; thence rising at the rate of 6 per cent for the distance of 382.73 feet to a point of curve to an elevation of 101.63 feet; thence by a convex parabolic curve for the distance of 100 feet to a point of tangent to an elevation of 106.32 feet; thence rising at the rate of 3.39 per cent for the distance of 260.00 feet to a point of curve to an elevation of 118.52 feet; thence by a convex parabolic curve for the distance of 80 feet to a point of tangent to an elevation of 119.54 feet; thence falling at the rate of 0.85 per cent for the distance of 1214.07 feet to a point of curve to an elevation of 109.22 feet; thence by a concave parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 109.14 feet; thence rising at the rate of 0.5 per cent for the distance of 1389.10 feet to a point of curve to an elevation of 116.08 feet; thence by a convex parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 115.76 feet; thence falling at the rate of 1.8 per cent for the distance of 655.02 feet to a point of curve to an elevation of 103.97 feet; thence by a concave parabolic curve for the distance of 50 feet to a point of tangent to an elevation of 103.64 feet; thence rising at the rate of 0.5 per cent for the distance of 20.23 feet to Heth's Avenue Bridge to an elevation of 103.74 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 229.

No. 363

AN ORDINANCE—Establishing the grade of Bellaire avenue from Pioneer avenue to Merrick avenue.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the grade of the west curb line of Bellaire avenue from Pioneer avenue to Merrick avenue be and the same is hereby established as follows, to-wit:

The grade of the west curb line of Bellaire avenue shall begin on the south curb line of Pioneer avenue at an elevation of 527.92 feet; thence falling at the rate of 4.00 feet per 100 feet for a distance of 126.36 feet to a point of curve to an elevation of 522.87 feet; thence by a convex parabolic curve for a distance of 100.00 feet to a point of tangent to an elevation of 516.67 feet; thence falling at the rate of 8.40 feet per 100 feet for a distance of 300.96 feet to a point of curve to an elevation of 491.39 feet; thence by a concave parabolic curve for a distance of 40.00 feet to a point of tangent at the north curb line of Wedgmere street to an elevation of 489.59 feet; thence falling at the rate of 8.00 feet per 100 feet for a distance of 82.65 feet to a point of curve to an elevation of 482.98 feet; thence by a concave parabolic curve for a distance of 200.00 feet to a point of tangent to an elevation of 483.98 feet; thence rising at the rate of 9.00 feet per 100 feet for a distance of 480.35 feet to a point of curve to an elevation of 527.21 feet; thence by a convex parabolic curve for a distance of 200.00 feet to a point of tangent to an elevation of 533.96 feet; thence falling at the rate of 2.25 feet per 100 feet for a distance of 410.00 feet to a point of tangent to an elevation of 524.73 feet; thence falling at the rate of 3.80 feet per 100 feet for a distance of 286.34 feet to the north curb line of Glenarm avenue to an elevation of 513.85 feet; thence falling to the south curb line of Glenarm avenue to an elevation of 513.41 feet; thence falling at the rate of 5.00 feet per 100 feet for a distance of 9.81 feet to the south building line of Glenarm avenue to an elevation of 512.92 feet; thence falling at the rate of 20.0 feet per 100 feet for the distance of 253.95 feet to a point opposite the intersection of the north building line of Starkamp street and the east curb line of Bellaire avenue to an elevation of 462.13 feet; thence falling at the rate of 2.5 feet per 100 feet for a distance of 43.16 feet to a point opposite the intersection of the south building line of Starkamp street and the east curb line of Bellaire avenue to an elevation of 461.05 feet; thence rising at the rate of 2.26 feet per 100 feet for a distance of 342.59 feet to the north curb line of Edgebrook avenue to an elevation of 468.79 feet; thence falling to the south curb line of Edgebrook avenue to an elevation of 466.21 feet; thence by a concave parabolic curve for a distance of 39.00 feet to a point of tangent to an elevation of 469.14 feet; thence rising at the

rate of 12.0 feet per 100 feet for a distance of 272.73 feet to a point of curve to an elevation of 501.87 feet; thence by a convex parabolic curve for a distance of 100 feet to a point of tangent to an elevation of 508.37 feet; thence rising at the rate of 1.0 feet per 100 feet for a distance of 88.45 feet to the north curb line of Merrick avenue to an elevation of 509.25 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 230.

No. 364

AN ORDINANCE—Authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon.

Whereas, The City Controller has submitted to Council a detailed statement under date of November 16, 1915, of the floating indebtedness of the City from which it appears that of the present floating indebtedness there is now due and payable the sum of nine hundred and seventy-five thousand dollars, over and above the funds on hand available for the liquidation thereof; and

Whereas, It is desirable to issue bonds for the purpose of funding this indebtedness; now, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, be issued for the purpose of funding the aforesaid existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness, which bonds shall be coupon bonds with interest coupons attached, payable semi-annually, with the privilege of exchanging such coupon bond or bonds for registered bond or bonds of the same maturity as, and of any denomination not exceeding the aggregate principal amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon

bond or bonds, with all coupons not then due, at the office of the City Controller; and the City Controller is hereby authorized and directed to cause such coupon and registered bonds to be engraved, and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

The proceeds resulting from the sale of said bonds shall be applied to the discharge of the floating indebtedness of the City set forth in the report of the Controller above mentioned.

Section 2. Said bonds shall be issued in denominations of one hundred dollars, or multiples thereof, shall be dated as of the first day of November, A. D. 1915, and shall be payable in thirty equal annual installments as follows:

Bonds to the aggregate amount of \$32,500.00 dollars shall be payable on the first day of November in each and every year, beginning with the year one thousand nine hundred and sixteen and ending with the year one thousand nine hundred and forty-five.

Said bonds shall bear interest at the rate of four and one-quarter per cent per annum, payable semi-annually at the office of the City Treasurer of said City of Pittsburgh on the first days of May and November of each year, without deduction for any taxes which may be levied thereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographic fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, on the most advantageous terms obtainable, after five days' notice in the official newspapers of the City of Pittsburgh; provided, however, that such uninvested balances in the sinking fund, as may be available for the purpose, shall be invested in the same without public notice by advertising or otherwise. Each of said bonds shall be known and designated as "Funding Bonds, 1915."

Section 3. Until said bonds, issued as herein provided, shall be fully paid, there is hereby levied and assessed annually upon all subjects now by law or hereafter to be made liable to assessment for taxation for City purposes, an annual tax, commencing the year after said bonds have been issued sufficient to pay the interest on said bonds as the same shall accrue and become payable; and also, an annual tax equal to three and one-third per centum of the total amount of the said bonds hereby authorized, to be applied to and set apart as a sinking fund for the payment of the principal and redemption of said bonds as they become due and payable according to their term, the same are hereby ap-

propriated out of the revenues of said City for payment and redemption aforesaid.

Section 4. All registered bonds issued in exchange for coupon bonds, as provided in Section 1 of this ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 5. All bonds issued by the authority of this ordinance and the Acts of Assembly authorizing the same shall be and become part of the funded debt of the City of Pittsburgh, and shall be entitled to all the rights, privileges and immunities thereof; for the payment of the principal of said bonds, and the interest thereon semi-annually, as aforesaid, as the same shall mature and become payable, the faith, honor, credit and property of said City are hereby pledged.

Section 6. Said bonds shall be coupon bonds, exchangeable for registered bonds and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)

UNITED STATES OF AMERICA,

Commonwealth of Pennsylvania,
City of Pittsburgh.

FUNDING BOND, 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by, and existing under the laws of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of A. D. 19....., with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually to the bearer of the annexed coupons at the time and place therein specified, without deduction for any taxes, which may be levied hereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to two million seven hundred and sixty thousand dollars, issued by the City of Pittsburgh for valid municipal purposes, by virtue of and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to regulate the manner

of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof, and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1915.

CITY OF PITTSBURGH.

By Mayor.

Seal
of the
City of Pittsburgh
Countersigned:

.....
City Controller.

(Form of Coupon.)

On the first day of
19..... the City of Pittsburgh, Pennsylvania, will pay to the bearer at the office of the City Treasurer of said City
(\$.....) dollars, lawful money of the United States of America, for six months' interest on its Funding Bond, 1915, No.dated November 1, 1915.

..... City Controller

(Form of Registered Bond.)

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania.

City of Pittsburgh.

FUNDING BOND, 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to In the sum of dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay the said legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of A. D. 19..... with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually at the same place, on the first days of May and November of each year, without deduction for any taxes which may be levied hereon by the State of Pennsylvania, pursuant to any present or future law, the payment of which is hereby assumed by the City of Pittsburgh. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to dollars issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled, "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh, in the aggregate principal amount of

dollars, for the purpose of funding existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of an annual tax to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof, including the entire issue of the above mentioned bonds aggregating dollars, of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of November, A. D. 1915.

CITY OF PITTSBURGH,

By Mayor.

Seal
of the
City of Pittsburgh
Countersigned:

.....
City Controller.

Registered this day of A. D. 19.....
at the office of the City Treasurer of the City of Pittsburgh, Pennsylvania.

Section 7. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance be and the same is hereby repealed, so far as the same affects this ordinance.

Passed November 22, 1915.
Approved November 24, 1915.
Ordinance Book 27, page 231.

No. 365

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Denman way and Andrews way, from a point about 140 feet east of Andrews way to existing sewer on Montana street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same.* That a public sewer be constructed on Denman way and Andrews way, from a point about 140 feet east of Andrews way to existing sewer on Montana street. Commencing on Denman way at a point about 140 feet east of Andrews way, thence westwardly along Denman way to Andrews way; thence southwardly along Andrews way to the existing sewer on Montana street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances and the contract price or contract prices not to exceed the total sum of seven hundred (\$700.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the

Passed November 24, 1915.
Approved November 24, 1915.
Ordinance Book 27, page 237.

No. 366

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Hillside way, from a point about 20 feet west of Outlet street to existing sewer on Wallace street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Hillside way, from a point about 20 feet west of Outlet street to existing sewer on Wallace street. Commencing on Hillside way at a point about 20 feet west of Outlet street, thence westwardly along Hillside way to existing sewer on Wallace street. Said sewer to be pipe and fifteen (15) inches in diameter.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand two hundred (\$1,200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 238.

No. 367

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Northwest sidewalk of Michigan avenue and on Nevada street, from a point about seventy (70) feet northeast of Nevada street to the existing sewer on Homestead street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on northwest sidewalk of Michigan avenue and on Nevada street, from a point about seventy (70) feet northeast of Nevada street to the existing sewer on Homestead street. Commencing on the northwest sidewalk of Michigan avenue, at a point about seventy (70) feet northeast of Nevada street; thence*

southwestwardly along the said northwest sidewalk of Michigan avenue to Nevada street; thence across Nevada street to the existing sewer on Homestead street. Said sewer to be pipe and fifteen (15) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of five hundred (\$500.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 238.

No. 368

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Rolfe street, from a point about 15 feet southwest of Wilkinsburg street to present sewer on Dornbush street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Rolfe street, from a point about 15 feet southwest of Wilkinsburg street to present sewer on Dornbush street. Commencing on Rolfe street at a point about 15 feet southwest of Wilkinsburg street, thence southwestwardly along Rolfe street to present sewer on Dornbush street. Said sewer to be pipe and fifteen (15) inches in diameter.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the

same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of one thousand seven hundred (\$1,700.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.
Approved November 24, 1915.
Ordinance Book 27, page 239.

No. 369

A N ORDINANCE—Authorizing and directing the construction of a public sewer on Stafford street, from a point about 500 feet east of Wyckoff avenue to the existing sewer on Stafford street at a point about 140 feet east of Wyckoff avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* a public sewer be constructed on Stafford street, from a point about 500 feet east of Wyckoff avenue to the existing sewer on Stafford street at a point about 140 feet east of Wyckoff avenue. Commencing on Stafford street at a point about 500 feet east of Wyckoff avenue, thence westwardly along Stafford street to the existing sewer on Stafford street at a point about 140 feet east of Wyckoff avenue. Said sewer to be pipe and twelve (12) inches in diameter.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the total sum of five hundred (\$500.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.
Approved November 24, 1915.
Ordinance Book 27, page 240.

No. 370

A N ORDINANCE—Authorizing and directing the grading, paving and curbing of Greenwood street, from Morningside avenue to Chislett street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Greenwood street, from Morningside avenue to Chislett street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of five thousand (\$5,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.
Approved November 24, 1915.
Ordinance Book 27, page 241.

No. 371

AN ORDINANCE—Providing for the letting of a contract or contracts, for the arrest, care and disposal of unlicensed dogs found running at large in the streets of the City of Pittsburgh, for a term of two years beginning February 1st, 1916.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Safety shall be and they are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the arrest, care and disposal of unlicensed dogs found running at large in the streets of the City of Pittsburgh for a term of two years, beginning on the first day of February, 1916; and to enter into a contract or contracts with the successful bidder or bidders, for the performance of said work during said term, in accordance with an Act of Assembly entitled, "An Act for the government of cities of the second class," approved the seventh day of March, A. D., 1901, and the supplements and amendments thereto; and the ordinances of Council in such case made and provided.

Each bidder in his proposal shall set forth the annual amount for which he proposes to do said work during said term.

Section 2. The sum of ten thousand (\$10,000.00) dollars, or so much thereof as may be necessary, is hereby set apart from Appropriation No. Item to be made for that purpose, for the payment of the moneys required therefor, for the year beginning February 1st, 1916, and the sum necessary for the payment of the moneys annually due under said contract thereafter, is hereby set apart annually, from the current revenues of said City, appropriated for, said purpose.

The sum due under said contract shall be payable monthly, on payrolls approved by the Director of the Department of Public Safety.

Section 3. That said work shall be done in accordance with the rules and regulations prescribed by the Director of the Department of Public Safety.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 22, 1915.

Approved November 24, 1915.

Ordinance Book 27, page 242.

No. 372

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Turrett street, from Shet-

land avenue to Meadow street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Turrett street, between Shetland avenue and Meadow street, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the grading, paving and curbing of the same; therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Turrett street, from Shetland avenue to Meadow street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of sixty-five hundred (\$6,500.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 243.

No. 373

AN ORDINANCE—Authorizing and directing the paving and curbing of Campania avenue, from Lincoln avenue to a point 654.5 feet northwest of Lincoln avenue, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerks that a majority of property owners in interest and number abutting upon the line of Campania avenue, between Lincoln avenue and

a point 654.5 feet northwest of Lincoln avenue, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the paving and curbing of the same; therefore

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Campania avenue, from Lincoln avenue to a point 654.5 feet northwest of Lincoln avenue, be paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of nine thousand (\$9,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 244.

No. 374

AN ORDINANCE—Authorizing and directing the construction of a public sewer on Hillside street and private property of Robert T. Reineman, et al., from a point about forty (40) feet west of Wallace street to the existing sewer on Wadsworth street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That a public sewer be constructed on Hillside street and private property of Robert T. Reineman, et al., from a point about forty (40) feet west of Wallace street to the existing sewer on Wadsworth street. Commencing on Hillside street at a point about forty (40) feet

west of Wallace street; thence westwardly along Hillside street to a point about five hundred (500) feet west of Wallace street; thence northwardly on, over, across and through the private property of Robert T. Reineman and Emma Wettengel and of Peter Duffley to the existing sewer on Wadsworth street. Said sewer to be pipe and fifteen (15) inches in diameter and to be constructed in accordance with Plan, Accession No. D-2766 on file in the Department of Public Works.

Section 2. The Mayor and the Director of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of said City of Pittsburgh relating thereto and regulating the same, for proposals for the construction of a public sewer as provided in Section 1 of this ordinance; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices not to exceed the sum of seventeen hundred (\$1,700.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 245.

No. 375

AN ORDINANCE—Approving the "Brighton Country Club Plan of Lots," in the Twenty-seventh ward of the City of Pittsburgh, laid out by the Brighton Land Company, accepting the dedication of Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Seewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as shown thereon for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Whereas, The Brighton Land Company, a corporation organized and existing under the laws of the State of Pennsylvania, the owner of certain property in the Twenty-seventh ward of the City of Pittsburgh, laid out in a plan of lots called "Brighton Country Club," have located certain ave-

nues, roads, streets and ways thereon and executed a deed of dedication, on said plan, of all the ground covered by said avenues, roads, streets and ways to the said City of Pittsburgh, for public use for highway purposes and have released the said City from any liabilities for damages occasioned by the physical grading of the said public highways to the grades hereinafter established; therefore

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Brighton Country Club Plan of Lots, situate in the Twenty-seventh ward of the City of Pittsburgh, laid out by the Brighton Land Company, June, 1915, be and the same is hereby approved and Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, as located and dedicated in the said Plan are hereby accepted.*

Section 2. The streets as aforesaid, dedicated to said City for public highway purposes, shall be and the same are hereby appropriated and opened as public highways and named Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street.

Section 3. The grades of Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, laid out and dedicated in the "Brighton Country Club Plan of Lots," are hereby established as described in Ordinance No. 214, approved October 15, 1915, and recorded in Ordinance Book, volume 27, page 181.

Section 4. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said Benton avenue, Brandon road, Cliffview road, Drexel road, Grenet street, Kleber street, Normandie place, Perrott avenue, Pennock road, Riddle street, San Pedro street, Sewickley road, Shoreham street, St. Albans street, Winters way and Winshire street, for public highways in conformity with the provisions of this ordinance.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.
Approved December 3, 1915.
Ordinance Book 27, page 246.

No. 376

A N ORDINANCE—Granting unto Mr. R. H. Boggs and Mr. H. Buhl, their successors and assigns, the right to lay, maintain and use a six (6) inch terra cotta pipe containing a two (2) inch high pressure steam line under and across Park Way, N. S., Pittsburgh, Pa., at a point about twenty-eight (28) feet west of West Diamond street, subject to the terms and conditions of this ordinance.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Mr. R. H. Boggs and Mr. H. Buhl, their successors and assigns, are hereby given the right and authority to lay, maintain and use a six (6) inch terra cotta pipe containing a two (2) inch high pressure steam line under and across Park Way, N. S., Pittsburgh, Pa., at a point about twenty-eight (28) feet west of West Diamond street, for the purpose of affording steam connection between buildings owned by the said R. H. Boggs and H. Buhl, and situate on opposite sides of Park Way, N. S., Pittsburgh, Pa.*

The foregoing pipe shall be laid in the location and in full conformance with the plan on file in the Department of Public Works, and identified by Accession No. HL-1406, Folder No. H-142, the said plan being entitled "Steam line under Park Way, N. S., Pittsburgh, Pa., for Mr. R. H. Boggs and Mr. H. Buhl."

Section 2. The construction, maintenance and use of the said pipes shall be at all times subject to the approval of the Director of the Department of Public Works.

Section 3. The rights and privileges herein granted shall be subject and subordinate to the rights of the City of Pittsburgh and its powers over City streets, and to the ordinances of the said City relating thereto and to the provisions of any general ordinance which may hereafter be passed relating to the construction, operation and maintenance of overhead and underground structures on City streets.

Section 4. The said grantees, their successors and assigns, shall be liable for all damages to persons or property, including the streets and sub-surface structures therein, by reason of the construction, maintenance and use of the said pipe.

Section 5. Said grantees shall, at their own cost and expense, repair and replace all street pavement, sidewalks, surface and sub-surface structures which are in any way damaged or disturbed, in the construction, maintenance and use of the said pipe, all of which work shall be subject to the approval and supervision of the Director of the Department of Public Works.

Section 6. The said grantees, their successors and assigns, agree to remove the above mentioned 6 inch terra cotta pipe containing a two (2) inch

high pressure steam line within 60 days after notice in writing by the Director of the Department of Public Works, and at their own expense to restore and replace the said highway in good order and repair, subject to the approval and supervision of the Director of the Department of Public Works.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 247.

No. 377

A N ORDINANCE—Establishing the opening grade on Wedgemere place, as laid out and proposed to be dedicated as a legally opened highway by the Willison Land Company, in a plan of lots of their property, in the Nineteenth ward of the City of Pittsburgh, to be called "Willison Place Plan."

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* upon the approval of a certain plan of lots, called "Willison Place Plan," proposed to be laid out by the Willison Land Company, of their property, in the Nineteenth ward of said City, the grade to which Wedgemere Place, as shown thereon, shall be accepted as an open public highway of said City, shall be as hereinafter set forth:

The grade of the north curb line shall begin at the west curb line of Berwin avenue at an elevation of 483.70 feet; thence falling at a rate of 7 feet per 100 feet for a distance of 9 feet to the west building line of Berwin avenue, to an elevation of 483.07 feet; thence falling at a rate of 15.533 feet per 100 feet for a distance of 291.0 feet to a point of curve, to an elevation of 437.87 feet; thence by a concave parabolic curve for a distance of 18.0 feet to the east curb line of Gallion avenue, to an elevation of 436.77 feet.

Section 2. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this ordinance.

Passed November 30, 1915.

Approved December 27, 1915.

Ordinance Book 27, page 248.

No. 378

A N ORDINANCE—Repealing that portion of Ordinance No. 58 entitled, "An Ordinance locating Bellerock street from Wilkins avenue to

Homewood avenue," approved June 4, 1897, which locates Bellerock street from Northumberland street northwardly for the distance of 515.27 feet.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* that portion of Ordinance No. 58 entitled, "An Ordinance locating Bellerock street from Wilkins avenue to Homewood avenue," approved June 4, 1897, and recorded in Ordinance Book, volume 11, page 410, which locates Bellerock street from Northumberland street northwardly for the distance of 515.27 feet, shall be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 249.

No. 379

A N ORDINANCE—Providing for the letting of a contract or contracts for the laying of a concrete sidewalk on Government way, from Fisk street to Fortieth street, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract or contracts to the lowest responsible bidder or bidders for the laying of a concrete sidewalk on Government way, from Fisk street to Fortieth street, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the cost thereof the sum of eighteen hundred (\$1,800.00) dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed November 30, 1915.

Approved December 3, 1915.

Ordinance Book 27, page 249.

No. 380

AN ORDINANCE—Providing for the letting of a contract or contracts for the furnishing and installation of a steam heating system in the North Side Light Plant Brocket street, North Side.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals, and to award a contract for the furnishing and installation of a steam heating system in the North Side Light Plant, Brocket street, North Side, Bureau of Light, for a sum not to exceed two thousand five hundred dollars (\$2,500.00), in accordance with the Act of Assembly entitled, "An Act for the Government of cities of the second class," approved the 7th day of March, A. D., 1901, and the different supplements and amendments thereto, and the Ordinance of Council in such cases made and provided.

Section 2. That the sum of two thousand five hundred dollars (\$2,500.00), or so much of the same as may be necessary, shall be and is hereby set apart and appropriated for the payment or payments required for the performance of the above mentioned work, and that the said amount shall be paid out of Code Account No. 1675, "Equipment and Machinery," Bureau of Light.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915

Approved December 10, 1915.

Ordinance Book 27, page 250.

No. 381

AN ORDINANCE—To promote the health and efficiency of firemen of the City of Pittsburgh by providing for a two-platoon system for firemen in the Department of Public Safety.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* on and after July 1st, 1916, the Director of the Department of Public Safety of the City of Pittsburgh shall divide the officers and members of companies of the uniform fire department, excepting a chief engineer and assistant chief, into two bodies or platoons, one to perform day service and the other to perform night service.

Section 2. The hours of day service shall not exceed ten, commencing at 8 in the morning; the hours of night service shall not exceed 14, commencing at 6 in the afternoon.

Section 3. In cases of riot, serious conflagration or other such emergency, the Chief Engineer of Power or Fire, or the assistant chief or chief officer in charge at any fire shall have the power to assign all the members of the fire force to continuous duty, or to continue any member thereof on duty, if necessary.

Section 4. No member of either of said platoons shall be required to perform continuous day service or continuous night service for a longer consecutive period than two weeks; nor be kept on duty continuously longer than ten hours in the day platoon or fourteen hours in the night platoon, excepting as may be necessary to equalize the hours of duty and service and also excepting cases of riot, serious conflagration or other such emergency as above provided.

Section 5. The provisions hereof shall not repeal or affect any ordinance relating to salaries, vacations, sick or disability relief or pay of members of the Bureau of Fire.

Section 6. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 27, page 251.

No. 382

AN ORDINANCE—Establishing the opening grades on De Foe street and Wales way, as laid out and proposed to be dedicated as legally opened highways by the Observatory Improvement Company, in a plan of their property called "Hoffman Plan of Lots," in the Twenty-sixth ward of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* upon the approval of the "Hoffman Plan of Lots," proposed to be laid out by the Observatory Improvement Company, in the Twenty-sixth ward of said City, the grades to which De Foe street and Wales way, as shown thereon, shall be accepted as open public highways of said City, shall be as hereinafter set forth:

DE FOE STREET

The grade of the northerly curb line of De Foe street from Perryville avenue to the northerly property line of the Hoffman Plan of Lots shall begin on the west curb line of Perryville avenue at an elevation of 492.29 feet; thence rising at a rate of 5 per cent for a distance of 40 feet to an elevation of 493.61 feet; thence rising at a rate of 3.3 per cent for a distance of 225.87 feet to a point of curve to an elevation of 501.06 feet; thence by a concave parabolic curve for a distance of 60 feet to a point of tangent to an elevation of 504.60

feet; thence rising at a rate of 8.5 per cent for a distance of 62.60 feet to the northerly line of the Hoffman Plan of Lots to an elevation of 509.92 feet.

WALES WAY.

The grade of the westerly line of Wales way from De Foe street to the northerly property line of the Hoffman Plan of Lots shall begin on the northerly curb line of De Foe street at an elevation of 496.42 feet; thence level for a distance of 9 feet; thence rising at a rate of 8 per cent for a distance of 65.18 feet to a point of curve to an elevation of 501.63 feet; thence by a convex parabolic curve for a distance of 158.38 feet to the northerly property line of the Hoffman Plan of Lots to an elevation of 508.04 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 27, page 252.

No. 383

AN ORDINANCE—Establishing and re-establishing the grade of Enfield street, from Baum boulevard to Glenn way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the west curb line of Enfield street from Baum boulevard to Glenn way be and the same is hereby established and re-established as follows, to-wit:*

Beginning on the north curb line of Baum boulevard at an elevation of 210.91 feet, curb as set; thence falling at the rate of 5.35 per cent for the distance of 253.07 feet to the south curb line of Glenn way to an elevation of 197.37 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 27, page 253.

No. 384

AN ORDINANCE—Establishing the grade of Glenn way from May way to Enfield street.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the north curb line of Glenn way from May way to Enfield street be and the same is hereby established as follows, to-wit:*

Beginning on the east curb line of May way at an elevation of 202.35 feet; thence falling at the rate of 1.58 per cent for the distance of 315.21 feet to a point to an elevation of 197.37 feet; thence falling at the rate of 5 per cent for the distance of 210.79 feet to the east curb line of Enfield street to an elevation of 186.83 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 27, page 253.

No. 385

AN ORDINANCE—Establishing the grade of May way from Maripoe street to Glenn way.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the grade of the east curb line of May way from Maripoe street to Glenn way, be and the same is hereby established as follows, to-wit:*

Beginning on the south curb line of Maripoe street at an elevation of 207.83 feet, curb as set; thence falling at the rate of 4 per cent for the distance of 137.0 feet to the north curb line of Glenn way to an elevation of 202.35 feet.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 2, page 254.

No. 386

AN ORDINANCE—Authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of five hundred thousand dollars (\$500,000.00), for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon.

Whereas, The City Controller has submitted to Council a statement showing that there will be a probable deficit in collections from the tax levies and estimated revenues of the fiscal year 1915, in the amount of five hundred thousand dollars (\$500,000.00); and

Whereas, In order to provide ready money to meet the current obligations of the City it is necessary to anticipate the uncollected revenues by issuing short term bonds, for the payment of which the uncollected revenues shall be pledged, now, therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That bonds of the City of Pittsburgh in the principal amount of five hundred thousand dollars (\$500,000.00) be issued for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of the city, which bonds shall be coupon bonds with interest coupons attached, payable semi-annually, with the privilege of exchanging such coupon bond or bonds for a registered bond, or bonds of the same maturity, as and of any denomination not exceeding the aggregate principal amount of the coupon bond or bonds surrendered in exchange therefor, by surrendering such coupon bond or bonds, with all coupons not then due, at the office of the City Controller; and the City Controller is hereby authorized and directed to cause such coupon and registered bonds to be engraved, and to issue the same in the name of the City of Pittsburgh, the expense thereof to be charged to Appropriation No. 42, Contingent Fund.

Section 2. Said bonds shall be issued in denominations of one hundred dollars (\$100.00), or multiples thereof, shall be dated as of the first day of December, 1915, and shall be payable on the first day of December, 1916, with the option to the City to redeem all or any part of said bonds at any time or times prior to maturity thereof, by the payment of the principal amount of the bonds so called for payment and interest thereon to the date on which the same shall be called for payment. Notice of the call of all or any of said bonds for payment prior to maturity shall be given either by a single publication in the official newspapers authorized to do City printing, or by a written notice to the holders of said bonds at least fourteen days prior to the date for which they shall be called for redemption; and, in the event that less than all of the bonds outstanding shall be called for payment at any time, the City Controller shall draw by lot from out of the numbers of the then outstanding bonds the numbers of the bonds which are to be redeemed. Interest on bonds so called for redemption before maturity shall cease on the date for which they shall be called for redemption.

Said bonds shall bear interest at the rate of four and one-quarter (4½) per centum per annum, payable semi-annually at the office of the City Treasurer of said City on the first days of June and December, 1916, and the principal thereof shall be payable at maturity at the same place. The said bonds shall be signed by the Mayor, countersigned by the City Controller, and sealed with the corporate seal of said City, and the coupons shall be authenticated with the lithographed fac-simile signature of the City Controller.

Said bonds shall be sold by the Mayor and the City Controller at not less than par and accrued interest, at public or private sale, on the most

advantageous terms obtainable; provided, however, that such uninvested balances in the Sinking Fund, as may be available for the purpose, shall be invested in the same without public notice advertising or otherwise. And the proceeds of such sales, or so much thereof as shall be necessary, shall be applied to the purposes set forth in this ordinance and to no other purpose whatsoever. Each of said bonds shall be known and designated as "Current Expense Bond 1915."

Section 3. The current uncollected taxes and other revenues of the fiscal year 1915, are hereby pledged for the payment of the principal and interest of said bonds; and there is hereby levied and assessed for the fiscal year 1916 upon all subjects now by law liable or hereafter to be made liable to assessment for taxation for City purposes, a tax sufficient to pay the interest on said bonds as the same shall accrue and become payable, and also a tax equal to one hundred per centum of the total principal amount of said bonds, to be applied to, and set apart as, a sinking fund for the payment of the principal of said bonds as they become due and payable according to their terms; and the same are hereby appropriated out of the revenues of said City for the payment and redemption aforesaid.

Section 4. All registered bonds issued in exchange for coupon bonds, as provided in Section 1 of this ordinance, shall be registered with the City Treasurer of said City and be transferable only on the books of said City Treasurer.

Section 5. Said bonds shall be coupon bonds, exchangeable for registered bonds, and shall be substantially in the following form, to-wit:

(Form of Coupon Bond.)

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania.

City of Pittsburgh.

CURRENT EXPENSE BOND 1915.

Know All Men By These Presents, That the City of Pittsburgh, a municipal corporation, created by and existing under the law of the Commonwealth of Pennsylvania, is indebted to the bearer in the sum of dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said bearer at the office of the City Treasurer of said City on the first day of December, A.D. 1916, with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually to the bearer of the annexed coupons, at the time and place herein specified, with the option to the City, hereby reserved to redeem this bond on any date prior to December 1, 1916, by the payment of the principal amount thereof, with interest thereon at the rate aforesaid to the date on which this bond shall have been called for redemption; notice of such election to redeem to be given either by a single publication in the official newspapers authorized to do

the City printing or by written notice to the bidder hereof at least fourteen days prior to the date fixed for such redemption, after which date all interest hereon shall cease. And for the true and faithful payment of the principal of this bond and the semi-annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond may, at the option of the holder, be exchanged at any time for a registered bond or bonds of the same maturity, and of any denomination not exceeding the aggregate principal amount hereof, by surrendering this bond with all coupons not then due, at the office of the City Controller of said City. This bond is one of a series of bonds, amounting in the aggregate to five hundred thousand dollars (\$500,000.00), issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof," approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of five hundred thousand dollars (\$500,000.00), for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof, and approved by the Mayor thereof, and duly recorded and published in the manner provided by law, authorizing and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of a tax sufficient to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the electors thereof including the entire issue of the above mentioned bonds aggregating five hundred thousand dollars (\$500,000.00) of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond

and the debt represented thereby are within every debt and other limit prescribed by the Constitution and the laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of December, A. D. 1915.

Seal
of the
City of Pittsburgh
CITY OF PITTSBURGH,
By.....
Mayor.

Countersigned:
.....
City Controller.

(Form of Coupon)

On the first day of 19...
the City of Pittsburgh, Pennsylvania,
will pay to the bearer at the office of
the City Treasurer of said City
..... (\$.....)
Dollars, lawful money of the United
States of America, for six months'
interest on its Current Expense Bond
1915, unless such bond shall have been
earlier redeemed.

No....., dated December 1, 1915.

.....
City Controller.

(Form of Registered Bond)

UNITED STATES OF AMERICA.

Commonwealth of Pennsylvania,

City of Pittsburgh.

CURRENT EXPENSE BOND 1915.

Know all men by these Presents,
That the City of Pittsburgh, a municipal corporation, created by and existing under the laws of the Commonwealth of Pennsylvania, is indebted to.....
..... in the sum of.....
Dollars, lawful money of the United States of America, which sum the said City of Pittsburgh promises to pay to the said..... legal representatives or assigns, at the office of the City Treasurer of said City, on the first day of December, A. D. 1916, with interest thereon at the rate of four and one-quarter per centum per annum, payable semi-annually, at the same place, on the first days of June and December 1916, with the option to the City, hereby reserved, to redeem this bond on any date prior to December 4, 1916, by the payment of the principal amount thereof, with interest thereon at the rate aforesaid to the date on which this bond shall have been called for redemption; notice of such election to redeem to begin either by a single publication in the official newspaper authorized to do the City printing, or by written notice to the holder hereof at least fourteen days prior to the date fixed for such redemption, after which date all interest hereon shall cease. And for the true and faithful payment of the principal of this bond and the semi-

annual interest thereon, as aforesaid, the faith, honor, credit and property of the said City of Pittsburgh are hereby pledged.

This bond is one of a series of bonds, amounting in the aggregate to five hundred thousand dollars (\$500,000.00) issued by the City of Pittsburgh for valid municipal purposes, by virtue and in pursuance of an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to regulate the manner of increasing the indebtedness of municipalities, to provide for the redemption of the same, and to impose penalties for the illegal increase thereof, approved April 20, 1874, and the several supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act for the government of cities of the second class," approved March 7, 1901, and the supplements and amendments thereof; and an Act of the General Assembly of the Commonwealth of Pennsylvania, entitled "An Act to authorize the registry or transfer of certain bonds," approved May 1, 1873; and by virtue of an ordinance of the City of Pittsburgh, entitled "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the principal amount of five hundred thousand dollars (\$500,000) for the purpose of providing funds for the payment of the current ordinary expenses of conducting the public business of said City, and providing for the redemption of said bonds and the payment of interest thereon," duly enacted by the Council thereof and approved by the Mayor thereof, and duly recorded and published in the manner provided by law, authorizing, and directing the same.

It is hereby certified that every requirement of law affecting the issue hereof has been duly complied with; that provision has been made for the collection of a sufficient tax to pay the interest and also the principal hereof at maturity; that the total amount of indebtedness of the City of Pittsburgh, created without the consent of the above mentioned bonds aggregating five hundred thousand dollars (\$500,000.00) of which this bond is one, is less than two per centum of the last preceding assessed valuation of the taxable property therein; and the entire indebtedness of the City of Pittsburgh, including the entire issue of the above mentioned bonds, of which this bond is one, is less than seven per centum of the last preceding assessed valuation of the taxable property therein; and that this bond and the debt represented thereby are within every debt and other limit prescribed by the Constitution and laws of the Commonwealth of Pennsylvania.

Given under the corporate seal of the City of Pittsburgh, signed by the Mayor thereof, and countersigned by the City Controller, as of the first day of December, A. D. 1915.

Seal
of the
City of Pittsburgh

CITY OF PITTSBURGH.

By

Mayor.

Countersigned:

.....
City Controller

Registered this day of
A. D. 19.... at the office of the City
Treasurer of the City of Pittsburgh,
Pennsylvania.

.....
Registrar.

Section 6. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 10, 1915.

Ordinance Book 2, page 254.

No. 387

AN ORDINANCE—Prohibiting any person in his own behalf, or in the behalf of any other person, from soliciting on the public streets the privilege or business of performing marriage ceremony.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same,* That it shall not be lawful for any person of persons to solicit, approach or accost any individual, or individuals, on the public streets, of the City of Pittsburgh, for the purpose of securing the business of performing a marriage ceremony, either by himself or any other person.

Section 2. Any person violating this ordinance shall be deemed and held to be guilty of a misdemeanor, and upon conviction before any police magistrate or alderman in the City of Pittsburgh, shall be subject to a penalty of not less than ten dollars (\$10) nor more than fifty dollars (\$50) for each and every offense, or in default thereof, imprisonment in the Allegheny County Workhouse for a period not exceeding 30 days.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 14, 1915.

Ordinance Book 27, page 259.

No. 388

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Sprague street, from Spencer street to Oakdene street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Sprague street, from Spencer street to Oakdene street, be graded, paved and curbed.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of sixteen thousand (\$16,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expense of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 14, 1915.

Ordinance Book 27, page 260.

No. 389

AN ORDINANCE—Opening Rosetta street, from Rebecca street to Atlantic avenue, in the Tenth ward of the City of Pittsburgh and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Rosetta street, from Rebecca street to Atlantic avenue, in the Tenth ward of the City of Pittsburgh, be opened to a width of fifty (50) feet in accordance with an ordinance locating the same, approved October 3rd, 1885, and recorded in Ordinance Book, volume 4, page 626.*

Section 2. The Department of Public Works is hereby authorized and directed to cause said Rosetta street, from Rebecca street to Atlantic avenue to be opened, in conformity with the provisions of Section 1 of this ordinance.

Section 3. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed

against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Approved December 14, 1915.

Ordinance Book 77, page 260.

No. 390

AN ORDINANCE—Levying and assessing taxes and water rents for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916, upon all property subject to taxation within the limits of the City of Pittsburgh.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That for the purpose of providing sufficient revenue for the payment of the ordinary current expenses of said City, for the payment of interest on the funded and floating indebtedness of said City and of the constituent units constituting the present City of Pittsburgh, created prior to their annexation to or consolidation with said City for the payment of the amounts required to be paid to the several sinking funds for the retirement at maturity of the outstanding indebtedness of said City and of the constituent units constituting the present City of Pittsburgh, created prior to their annexation to or consolidation with said City, due or to become due during the fiscal year beginning January 1st, 1916, and ending December 31st, 1916, and for the payment of other liabilities of said City due or to become due during the fiscal year beginning the first day of January, one thousand nine hundred and sixteen, and ending the last day of December, one thousand nine hundred and sixteen, the following taxes shall be and the same are hereby levied and assessed upon all property and other subjects of taxation within said City, viz:*

For the ordinary current expenses of said City and the payment of interest on the funded and floating indebtedness of said City and of the constituent units constituting the present City of Pittsburgh, created prior to their annexation to or consolidation with said City, and the payment of the amounts required to be paid to the several sinking funds for the retirement at maturity of the bonded indebtedness of said City and of the constituent units constituting the present City of Pittsburgh, created prior to their annexation to or consolidation with said City, and for the payment of other liabilities due or to become due, twelve and six-tenths (12 6-10)

mills upon each dollar of the assessed valuation of land and ten and eight one-hundredths (10 8-100) mills upon each dollar of the assessed valuation of all buildings is hereby levied and assessed upon all property taxable for state, county and city purposes within the limits of said City.

Section 2. The Board of Water Assessors shall assess water rents for the period from January 1, 1916, to December 31, 1916, inclusive:

FOR EACH FAMILY USING FOR DOMESTIC PURPOSES.

One room	\$ 1.50
Each additional room except bath-room	1.00
For each premises using for domestic purposes in addition to the above:	
Sinks, slop sinks, each75
Spigots not otherwise specified, each75
Set washstands, one in bath room	Free
Set washstands, self closing, each	1.00
Set washstands, other than self-closing, each	2.00
Tubs, each compartment, each ..	.50
Bath tubs, each	2.00
Baths, shower, each	5.00
Water closets, self closing, each ..	3.00
Water closets, other than self-closing, each	4.00
Water closets, constant flow, 1/4 inch orifice, each	35.00
Metered rates	
Water closets, constant flow, 1/4 inch orifice, each	55.00
Metered rates	
Water closets, constant flow, with orifice larger than 1/4 inch not allowed.	
Water closets, outside, each	3.00
Metered rates	
Urinals, self-closing, each	1.50
Urinals, other than self-closing, each	3.00
Urinals, constant flow, 1/4 inch orifice, each	35.00
Metered rates	
Urinals, constant flow, 1/4 inch, orifice, each	55.00
Metered rates	
Urinals, constant flow, with orifice larger than 1/4 inch not allowed.	
Wash pave or other hose attachments, 1/2 inch or 3/4 inch (no hose connection larger than 3/4 inch allowed) each	5.00
Lawn sprinklers, each	15.00
Hydrants, upright on public street or alley, each	10.00
Hydrants, self-closing, per family using, each50
Hydrants, other than self-closing, per family using, each ..	2.00
Steam or water boilers for heating ten rooms or under,	2.00

Additional for each room above ten20
Water motors for washing purposes, in houses of 1 to 4 rooms, each	3.50
Vacuum cleaners, in houses of 1 to 4 rooms, each	3.50
Water motors for washing purposes, in houses of 5 to 7 rooms, each	6.00
Vacuum cleaners, in houses of 5 to 7 rooms, each	6.00
Water motors, for washing purposes, in houses of 8 to 10 rooms, each	12.00
Vacuum cleaners, in houses of 8 to 10 rooms, each	12.00
Water motors for washing purposes, in houses of 11 to 13 rooms, each	15.00
Vacuum cleaners, in houses of 11 to 13 rooms, each	15.00
Water motors for washing, in houses of 14 rooms and upwards, each	20.00
Vacuum cleaners, in houses of 14 rooms and upwards, each ..	20.00
Water motors for any purposes supplied only at metered rates.	
Motor washers shall be assessed as long as they remain on the premises.	

BOARDING AND ROOMING HOUSES.

In addition to the foregoing rates for domestic purposes:

Boarders and roomers, not exceeding five,	2.00
Boarders and roomers, not exceeding ten	5.00
Boarders and roomers, not exceeding twenty-five	10.00
Boarders and roomers, each additional twenty-five	5.00

HOTELS, RESTAURANTS, ETC.

Hotels of not more than twenty-five rooms, per room	1.25
Hotels of more than twenty-five rooms, per room	1.25
Metered rates	
Bar, including water fixtures, each	30.00
Metered rates	
Kitchen, according to the number of draw cocks, 10.00 to ..	50.00
Sinks, slop sinks, each	6.50
Set washstands, cold, self-closing, each	3.00
Set washstands, hot and cold, self-closing, each	4.50
Set washstands, other than self-closing, each	7.00
Baths, private, for the use of guests, each	7.00
Baths, public, each	12.50
Baths, shower, each	15.00
Water closets, self-closing, each	6.50
Water closets, other than self-closing, each	9.00

Water closets, constant flow, $\frac{1}{4}$ inch, orifice, each	35.00
Metered rates	
Water closets, constant flow, $\frac{1}{4}$ inch orifice, each	55.00
Metered rates	
Water closets, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.	
Urinals, self-closing, each	5.00
Urinals, other than self-closing, each	7.00
Urinals, constant flow, $\frac{1}{4}$ inch orifice, each	35.00
Metered rates	
Urinals, constant flow, $\frac{1}{4}$ inch orifice, each	55.00
Metered rates	
Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.	
Laundries attached to hotels, per room in hotel50
Steam or water boilers for heating, for each room from 1 to 1075
Additional for each room above 1050
Steam boilers for power purposes, per each h. p.	3.50
Metered rates	
Gas engines with circulating tanks, per each h. p.	1.50
Metered rates	
Gas engines without circulating tanks, per each h. p.	3.00
Metered rates	
Water for either cooling or flushing purposes supplied only at metered rates.	
Elevators, hydraulic, according to capacity, each ..10.00 to 1,500.00	
Metered rates	
Hydrants, upright, for watering horses, each	20.00
Wash pave, each	3.00
Hose, $\frac{5}{8}$ inch or $\frac{3}{4}$ inch, each..	7.50
Hose larger than $\frac{3}{4}$ inch, each..	20.00
Metered rates	
Motor washers for washing, etc., each	40.00
Metered rates	
Spigots for ordinary purposes not enumerated, each	8.00
Restaurants and eating houses in addition to above rates for hotels, restaurants, etc.	
Guests, not exceeding 100 daily..	10.00
Metered rates	
Guests, not exceeding 200 daily..	20.00
Metered rates	
Guests, not exceeding 500 daily..	30.00
Metered rates	
Guests, not exceeding 1,000 daily	50.00
Metered rates	

WORKSHOPS, STORES, OFFICES, AMUSEMENT PLACES, ETC.

Stores of any character, amusement places, meeting places except regular meeting places of religious denominations, first floor, per 100 square feet.....	1.00
All additional floors contained in the same building and occupied by one tenant, per 100 square feet75
When occupied by more than one tenant, per 100 square feet...	1.00
Offices	each room 2.00
Office buildings, exceeding 25 rooms, shall be supplied only at	Metered rates
Warehouses with water service on premises, per floor.....	10.00
Metered rates	
Warehouses without water on premises	each 10.00
A warehouse is here defined as a building used solely and entirely for the storage of goods.	
In addition to the rates enumerated above:	
Sleeping rooms with stationary washstand	each 4.00
Sleeping rooms, without stationary washstand	each 3.00
Set washstands, self-closing, each	1.50
Set washstands, other than self-closing	each 2.00
Baths	each 4.00
Shower Baths	each 10.00
Water closets, self-closing, each	3.00
Water closets, other than self-closing	each 5.00
Water closets, constant flow, $\frac{1}{4}$ inch orifice	each 35.00
Metered rates	
Water closets, constant flow, $\frac{1}{4}$ inch orifice	each 55.00
Metered rates	
Water closets, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.	
Urinals, self-closing	each 2.00
Urinals, other than self-closing	each 4.00
Urinals, constant flow, $\frac{1}{4}$ inch orifice	each 35.00
Metered rates	
Urinals, constant flow, $\frac{1}{4}$ inch orifice	each 55.00
Metered rates	
Urinals, constant flow, with orifice larger than $\frac{1}{4}$ inch not allowed.	
Fixtures and water uses not enumerated under this heading shall be assessed under the heading, "Hotels, Restaurants, etc."	
Breweries, capacity 10,000 bbls. or less per annum.....per bbl.	.03
Metered rates	

Breweries, capacity 10,000 to 30,000 bbls. per annum....per bbl.	.02½
	Metered rates
Breweries, capacity 30,000 bbls. or more per annum....per bbl.	.02
	Metered rates
Billiard tables, from one to three tables	each 1.00
Additional tables	each .50
Bowling alleys, from one to three alleys	each alley 1.00
Additional alleys	each .50
Barber shops, no additional charge for stationary washstands	each chair 7.50
Blacksmith forges, one or two fires	each fire 6.00
Blacksmith forges, additional fires.....	each additional fire 4.00
Brick yards, summer yards, per gang of six men....	each gang 15.00
	Metered rates
Brick yards, using machinery on all brick made.....	per 1,000 .03
	Metered rates
Bakeries, per bbl. of flour used	per bbl. .05
Dye establishments, per tub or machine	each 10.00
Laundries, per washing machine	each 50.00
	Metered rates
All establishments doing a laundry business for profit not using washing machines.....	50.00
Photograph or blue-print galleries, per bath.....	each 15.00
Slaughter houses, per head dressed	each .10
	Metered rates
Hydraulic elevators, according to capacity	from 100.00 to 1,500.00
	Metered rates
Bottling houses	Metered rates
Malting houses	Metered rates
Natatoriums	Metered rates
Natatoriums, where the use of the same is given free to school children at least one time each week, 50 per cent. of the metered rates.	
Refrigerating plants, large or small	Metered rates
PUBLIC BUILDINGS OTHER THAN SCHOOL BUILDINGS.	
Steam or water boilers for heating, 1 to 10 h. p.	per h. p. 1.00
Additional for each h. p. over 10 h. p.	2.00
Wash pave	each 5.00
Fixtures or water uses not enumerated under this heading shall be assessed under the heading of "Hotels, Restaurants, etc."	

SCHOOL BUILDINGS.

Rooms	each 1.50
Wardrooms, cloakrooms, etc....	Free
Water closets, self-closing.....	each 3.00
Water closets, other than self-closing	each 4.00
Water closets, constant flow, ¼ inch orifice	each 35.00
	Metered rates
Water closets, constant flow, ¼ inch orifice	each 55.00
	Metered rates
Water closets, constant flow, with orifice larger than ¼ inch not allowed.	
Set washstands, self-closing.....	each 1.00
Set washstands, other than self-closing	each 2.00
Sinks, slop sinks, self-closing	each 1.00
Sinks, slop sinks, other than self-closing	each 2.00
Urinals, self-closing.....	each 1.50
Urinals, other than self-closing	each 3.00
Urinals, constant flow, ¼ inch orifice	each 35.00
	Metered rates
Urinals, constant flow, ¼ inch orifice	each 55.00
	Metered rates
Urinals, constant flow, with orifice larger than ¼ inch not allowed.	
Boilers for steam heating.....	each 10.00
Boilers for power purposes.....	per each h. p. 1.50
Gas engines with circulating tanks	per each h. p. 1.50
Gas engines, without circulating tanks	per each h. p. 3.00
Hose	each 5.00

STABLES.

Livery and boarding stables, per stall	3.00
	Metered rates
Vehicles in livery or boarding stables, each	2.00
	Metered rates
Hose for use in livery or boarding stables, each.....	25.00
	Metered rates
Horses not in livery or boarding stables, each	2.50
Vehicles not in livery or boarding stables, each.....	2.00
Automobiles, each	5.00
Cows, each	1.50

Fixtures and water uses not enumerated under this heading shall, in case of public stables, be assessed under the heading, "Hotels, Restaurants, Etc.", and in case of private stables, under the heading, "Domestic Purposes."

SPRINKLING CARTS.

Capacity 250 gals. or less, per month	18.00
Capacity 550 gals. or less, per month	33.00
Capacity greater than 550 gals. per month.....	Metered rates

FOUNTAINS AND AQUARIA.

Flowing ten hours per day, six months per year, counter jets in stores, 1-16 inch, each.....	8.00
	Metered rates
Gardens, etc., 1-16 inch jet, each	8.00
	Metered rates
Gardens, etc., each additional jet, each	3.00
	Metered rates
Gardens, etc., 1-8 inch jet, each.	10.00
Gardens, etc., each additional jet, each	5.00
	Metered rates
Gardens, etc., 1-4 inch jet, each.	18.00
	Metered rates
Gardens, etc., each additional jet, each	10.00
	Metered rates
Gardens, etc., 1-2 inch jet, each.	50.00
	Metered rates

BUILDING PURPOSES.

Stone, per perch05
Brick, per 1,00010
Plaster, per 100 square yards... ..	.50
Cement flooring, per 100 square feet12
Concrete, per cubic yard.....	.05

EXONERATIONS.

FOR VACANCIES—Where the premises is vacant and the entire supply of water shall, at the owner's written notice served on the Board of Water Assessors, be turned off by their direction by the Bureau of Water, and such water shall be turned on only by the Bureau of Water, at the owner's written notice to the Board of Water Assessors, exoneration of ninety (90) per cent. for the flat assessment for the period during which the water is shut off shall be issued; provided that the period during which the water is shut off is greater than 60 days consecutively.

Property holders shall also be required to report such vacancies to the Board of Water Assessors within fifteen (15) days after the vacancies occur.

All requests for exoneration for excessive assessments must be made during the current year in which the assessments are made, or during sixty (60) days after the termination of said year, and no exoneration shall be granted after said period has expired.

FOR CHANGES IN WATER USES—Where fixtures are removed and water uses discontinued, exoneration will be issued covering the discontinued use

from the date of approval of a contract covering the revised water uses. In case any owner of any premises shall cause or allow water to be used for any purpose or in any fixture for which there is no approved water contract on file in the office of the Bureau of Water, the rate for such usage or fixture shall be at the rate specified in the foregoing schedule, and shall date from the preceding January 1st, and the water for the entire premises shall be shut off until an approved contract for such additional water uses or fixtures has been signed and placed on file in the office of the Bureau of Water.

All fixtures on any premises, whether used or not, will be assessed as long as they remain in position.

WATER FOR FIRE PURPOSES.

No charge shall be made for water used during fires. All water used through fire system, except during fires, shall be charged for at metered rates. All fire systems shall be metered, and the minimum charge for each quarter year shall be as follows:
2" and 3" meters.....\$2.00 per quarter
4" meters\$3.00 per quarter
6" meters and over...\$4.50 per quarter

EXPLANATION OF THE FOREGOING SCHEDULE.

In the foregoing schedule of rates, in cases whether both flat and metered rates are specified, such flat rates shall govern until a meter or meters, controlling the entire supply of water, shall have been furnished by the City of Pittsburgh and installed, when the metered water rates, rules and regulations shall govern. In the foregoing schedule of rates, in cases where metered rates only are specified and the meter or meters are not in service or approved service during any portion of the water rent period, the registration for the portion of the water rent period during which the meter or meters are in approved service, or the registration during the preceding water rent period, shall be applied pro rata to the period during which the meter or meters are not in approved service.

METERED WATER RATES.

First 250,000 gallons or less, 18c per 1,000 gallons.

Second 250,000 gallons or less, 16c per 1,000 gallons.

Third 250,000 gallons or less, 14c per 1,000 gallons.

Fourth 250,000 gallons or more, 12c per 1,000 gallons.

Hospitals, dispensaries, and such other charities as are supported by public and private contributions shall be charged at the rate of seven (7) cents per thousand gallons.

For all water taken, the rate for which is not specifically provided and which is not measured by meter, the quantities shall be estimated and charged for at the above metered rates, and provided further that in no case

where metered water rates are in force shall the charge for each premises for each quarter be less than the amount specified in the following schedule:

25 cents per quarter for 1 and 2 roomed dwelling house premises.

50 cents per quarter for 3 and 4 roomed dwelling house premises.

\$1.00 per quarter for 5 and 6 roomed dwelling house premises.

\$1.25 per quarter for 7 and 8 roomed dwelling house premises.

\$2.00 per quarter for 9 and 10 roomed dwelling house premises.

\$2.50 per quarter for 11 and 12 roomed dwelling house premises.

\$3.00 per quarter for 13 and 14 roomed dwelling house premises.

\$4.00 per quarter for 15 and 16 roomed dwelling house premises.

\$5.00 per quarter for dwelling house premises of more than 16 rooms; and all premises not included in the above schedule the minimum charge shall be 2½ per cent. of the yearly flat assessment per quarter, excepting in each case where a premise is equipped with an auxiliary water supply consisting of a pumping engine of not less than 50,000 gallons per day capacity and a reserve tank of not less than 3,000 gallons capacity, the minimum charge for each quarter year shall be as follows:

For each ¼ inch meter \$ 2.00

For each ⅜ inch meter 3.00

For each 1 inch meter 5.00

For each 1½ inch meter 7.50

For each 2 inch meter 10.00

For each 2½ inch meter 12.50

For each 3 inch meter 20.00

For each 4 inch meter 30.00

For each meter larger than 4 inch 50.00

The meter or meters to be used must first be approved by the Bureau of Water, must be installed under the direction of and in a manner satisfactory to the Bureau of Water, shall at all times be accessible to the Board of Water Assessors and the Superintendent of Water Supply and Distribution, their agents or assistants. Metered rates charges to any premises cannot be changed to flat rates. All auxiliary meters and all meters for fire service must be furnished by and at the expense of the property owner.

Section 3. That any Ordinance or part of ordinance conflicting with the provisions of this ordinance be, and the same is hereby repealed, so far as the same affects this ordinance.

Passed December 9, 1915.

Pittsburgh, Dec. 21, 1915.

I do hereby certify that the foregoing ordinance, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval, on December 10th, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the

provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 27, page 261.

No. 391

AN ORDINANCE—Widening Freeland way, in the Eighteenth ward of the City of Pittsburgh, from Montooth street to Gearing avenue, changing the name thereof to Lafferty avenue, fixing the width and position of the roadway, establishing the grade thereof and providing that the cost, damages and expenses occasioned thereby be assessed against and collected from properties benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Freeland way, in the Eighteenth ward of the City of Pittsburgh, from Montooth street to Gearing avenue, be widened to a width of fifty feet so that the street as widened shall lie between the street lines hereinafter described.

The following survey line is hereby established as a basis for locating the new street lines, viz. Beginning at the concrete monument at the intersection of the westerly five (5) foot line of Montooth street and the southerly (5) foot line of Lafferty avenue; thence deflecting toward the east 83 degrees 27 minutes from the westerly five (5) foot line of Montooth street and in an easterly direction for the distance of 177.37 feet to the westerly building line of Gearing avenue.

The northerly line shall be parallel to and at a perpendicular distance of 44.69 feet northwardly from the above described survey line.

The southerly line shall be parallel to and at a perpendicular distance of 531 feet southwardly from the above described survey line for the distance of 105.60 feet eastwardly from the easterly line of Montooth street; thence deflecting toward the south 6 degrees 31 minutes 50 seconds and along the present southerly line of Freeland way for the distance of 38.64 feet to the westerly line of Gearing avenue.

Section 2. The name of Freeland way from Montooth street to Gearing avenue shall be and the same is hereby changed to Lafferty avenue.

Section 3. The roadway shall have a uniform width of thirty feet and the northerly line of the same shall be parallel to and at the perpendicular distance of 10 feet southwardly from the above described northerly line of the street.

Section 4. The grade of the northerly curb line shall begin on the easterly curb line of Montooth street at an elevation of 418.65 feet; thence by a concave parabolic curve for a distance of 40 feet to a point of tangent to an elevation of 420.87 feet; thence

rising at the rate of 9.54 feet per 100 feet for a distance of 102.78 feet to the westerly building line of Gearing avenue to an elevation of 430.68 feet; thence rising at the rate of 5.00 feet per 100 feet for a distance of 10.08 feet to the westerly curb line of Gearing avenue to an elevation of 431.18 feet.

Section 5. The Department of Public Works is hereby authorized and directed to cause said Freeland way, from Montooth street to Gearing avenue, to be widened, in conformity with the provisions of Section 1 of this ordinance.

Section 6. The cost, damages and expenses caused thereby, and the benefits to pay the same, shall be assessed against and collected from properties benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 7. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 270.

No. 392

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Ward street, from Frazier street to Wakefield street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Ward street, from Frazier street to Wakefield street, be graded, paved and curbed.

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of thirty-two hundred (\$3200.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 271.

No. 393

AN ORDINANCE—Annuling and setting aside the location of Pitcairn street, as shown on the "Shady Side Plan," between Ellsworth avenue and Fifth avenue.

Whereas, The "Shady Side Plan," showing certain streets in the former Twentieth ward of the City of Pittsburgh inter alia Pitcairn street, between Fifth avenue and the Pennsylvania Railroad, was presented in Common Council and approved by that branch on June 6, 1870, and said action concurred in by the Select Council on June 20, 1870; and

Whereas, Pitcairn street has not been opened or used by the public between Ellsworth avenue and Fifth avenue and in the judgment of the Council and Mayor of the said City it appears to be to the best interest of the City to remove the encumbrance upon the properties caused by the location of the said street; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the location of Pitcairn street, between Ellsworth avenue and Fifth avenue, as shown on the said "Shady Side Plan," be and the same is hereby annulled and set aside.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 272.

No. 394

AN ORDINANCE—Vacating certain sections of Pitcairn street between Ellsworth avenue and Westminster place, as dedicated by Eliza J. Aiken December 1, 1875.

Whereas, Eliza J. Aiken, by her Attorney in fact, E. M. Aiken, dedicated certain sections of Pitcairn street, between Ellsworth avenue and Westminster place, by her act and deed on the first day of December, A. D. 1875, as the same appears of record in Ordinance Book, volume 4, page 179; and,

Whereas, This dedication was never approved by any act of the Councils of the City of Pittsburgh; and

Whereas, Those certain sections of the street dedicated have not been im-

proved or used by the public for highway purposes, but on the contrary several of the abutting property holders have been allowed to encroach upon the street with improvements of their properties; therefore, it seems expedient in the judgment of the Council and Mayor of said City to remove the encumbrances upon the properties caused by the said dedication; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That those certain sections of Pitcairn street, between Ellsworth avenue and Westminster place, dedicated by Eliza J. Aiken, by her Attorney in fact, on the first day of December, A. D. 1875, as the same appears of record in Ordinance Book, volume 4, page 179, shall be and the same are hereby vacated.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 273.

No. 395

AN ORDINANCE—Setting apart the sum of \$3,000.00 from Code Account No. 150, Bridge Bonds, Series A-1910, for the purpose of defraying the cost of engineering, inspection and miscellaneous services entailed on the part of the Bureau of Engineering in connection with the completion of the Manchester (North Side Point) Bridge and approaches.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the sum of \$3,000.00 or so much thereof as may be necessary, shall be and the same is hereby set apart from Code Account No. 150, Bridge Bonds, Series A-1910, for the purpose of defraying the cost of engineering, inspection and miscellaneous services entailed on the part of the Bureau of Engineering in connection with the completion of the Manchester (North Side Point) Bridge and approaches, and the Mayor and the City Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said funds for the payment of the cost of said engineering, inspection and miscellaneous services.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 274.

No. 396

AN ORDINANCE—Providing for the letting of contracts for materials and general supplies required by the several departments of the City Government for the year beginning January 1st, 1916.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Supplies shall be and are hereby authorized and empowered and directed to advertise from time to time during the fiscal year beginning January 1st, 1916, for proposals for furnishing materials and general supplies required by the several departments of the City Government and to award a contract or contracts for the same to the lowest responsible bidder for each item, in the manner and form prescribed by law.*

Section 2. That the cost of such materials or supplies shall be chargeable to and payable from the appropriation made to the Department of Supplies or to the various departments for the purchase of such materials and supplies as may be required and authorized during the fiscal year beginning January 1st, 1916, by the respective appropriation ordinances.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 274.

No. 397

AN ORDINANCE—Repealing Ordinance No. 58 entitled, "An Ordinance locating Beeler street, from Forbes street to Baretto street," approved February 13, 1913.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Ordinance No. 58, entitled, "An Ordinance locating Beeler street, from Forbes street to Baretto street," approved February 13, 1913, and Recorded in Ordinance Book, volume 25, page 31, shall be and the same is hereby repealed.*

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 275.

No. 398

AN ORDINANCE—Repealing an Ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pitts-

burgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding the existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds, and the payment of interest thereon," approved November 24, 1915.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That an ordinance entitled, "An Ordinance authorizing and directing the issuance and sale of bonds of the City of Pittsburgh in the aggregate principal amount of nine hundred and seventy-five thousand dollars, for the purpose of funding the existing unfunded indebtedness of the City, consisting of contractors' claims, judgments and assessments, arising from the opening, widening and improving of streets, and the construction of sewers and the acquirement of property for public use, and other floating indebtedness, and providing for the redemption of said bonds, and the payment of interest thereon," approved November 24th, 1915, shall be and the same is hereby repealed.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 275.

No. 399

A N ORDINANCE—Authorizing and directing the Board of Water Assessors to grant exoneration to all hospitals and charitable institutions within the City of Pittsburgh for water charged and assessed against them in excess of seven cents per thousand gallons for the years 1914 and 1915, except for water used by said institutions maintaining laundries used for commercial purposes, or operating hydraulic power producing machinery.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Board of Water Assessors be and they are hereby authorized and directed to grant exoneration to all hospitals and charitable institutions in the City of Pittsburgh for water charged and assessed against them for the years 1914 and 1915 in excess of 7c per thousand gallons, provided that all hospitals or charitable institutions which maintain and conduct laundries for commercial purposes, or use water for hydraulic power producing machinery,

shall pay the water rates heretofore established for the years 1914 and 1915 respectively, for all water used for such laundries or hydraulic power producing machinery.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 17, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 276.

No. 400

A N ORDINANCE—Providing that all hospitals and charitable institutions in the City of Pittsburgh maintaining laundries for commercial purposes, or who operate hydraulic power producing machinery, shall pay the usual and fixed rate for water used for such purposes, and shall maintain separate water lines for said laundries or hydraulic power producing machinery, and the water for said purposes be separately metered.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after January 1, 1916, all hospitals and charitable institutions operating and maintaining laundries for commercial purposes, or maintaining and operating hydraulic power producing machinery, shall pay the usual and fixed rate for all water used for such purposes.

Section 2. That all hospitals or charitable institutions within the City of Pittsburgh which operate and maintain laundries for commercial purposes, or operate hydraulic power producing machinery, shall maintain separate water lines for such laundries or hydraulic power producing machinery, and all water for such purposes shall be separately and specially metered.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 17, 1915.

Approved December 21, 1915.

Ordinance Book 27, page 277.

No. 401

A N ORDINANCE—Creating a Division in the office of the City Clerk, to be known as the "Division of Efficiency Standards," providing for the employees thereof and fixing their salaries.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That there is hereby created a Division in the office of the City Clerk, to be known as the "Division of Efficiency

Standards," whose duty it shall be to make such investigations of the organization, system and condition of the various city departments, for the establishment of efficiency standards, as may be directed by Council.

Section 2. That the City Clerk shall be and he is hereby authorized and empowered to employ the following employes at the salaries stated, to-wit:

One Chief, of Efficiency Standards, \$3,000.00 per annum.

One Examiner of Efficiency, \$1,800.00 per annum.

One Stenographer-Clerk, \$960.00 per annum

said salaries to be paid from the appropriation made to the office of City Clerk for that purpose.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 7, 1915.

Pittsburgh, December 21st, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor, and returned with his objections to the Council, was passed by a two-thirds vote of said Council, this 21st day of December, A. D. 1915.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 27, page 277.

No. 402

AN ORDINANCE—Providing for the appointment of a female inspector in the Division of Housing and Sanitary Inspection in the Department of Public Health, and fixing the compensation therefor.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Director of the Department of Public Health shall be and he is hereby authorized, empowered and directed to appoint a female inspector in the Division of Housing and Sanitary Inspection in the Department of Public Health at a compensation of \$1,020.00 per annum, payable semi-monthly from the appropriation made to said department for such purpose.

Section 2. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 21, 1915.

Approved December 24, 1915.

Ordinance Book 27, page 278.

No. 403

AN ORDINANCE—Creating and Establishing a Bureau under the control and direction of the Mayor, to be known as the Bureau of Animal In-

dustry, providing for the employes thereof, and fixing their salaries and duties.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* from and after January 1st, 1916, there shall be created and established under the control and direction of the Mayor, a Bureau to be known as the Bureau of Animal Industry.

The employes of said bureau shall be two Veterinary Surgeons and a Superintendent of Horses and Stables. The two veterinary surgeons shall receive the same salary and in the same manner as now paid, and the Superintendent of Horses in the Bureau of Fire shall serve without compensation.

Section 2. The present position of Superintendent of Horses in the Bureau of Fire in the Department of Public Safety is to remain unaffected by the provisions of this ordinance, except as far as his duties are defined and extended.

Section 3. The Veterinary Surgeons shall be responsible for the hygienic care and medical treatment of all the domestic animals, such as horses, mules, cattle, swine, etc., belonging to the City, and no domestic animal or animals shall be purchased or sold for any department or bureau of the City, except upon the recommendation of the veterinary surgeons, after a thorough examination as to soundness, and by the Superintendent of Horses and Stables so far as draft animals are concerned, upon trial as to utility.

And no animal shall be sold except by the Director of the Department of Supplies, upon recommendation of the Superintendent of Horses and Stables and approved by the veterinarians.

In case of dispute the decision of the Director of the Department of Supplies shall be final.

Section 4. The Veterinary Surgeons shall make inspection of all the domestic animals under their care at least once a month, and it shall be the duty of all employes of the City responsible for the care of the domestic animals owned by the City to notify the Veterinary Surgeons immediately whenever an animal appears to be sick or is injured, and they shall treat the animals to the best of their professional skill.

They may, however, authorize the Superintendent of Horses and Stables to give first aid in all cases of injury and to administer proper remedies for slight ailments, pending their arrival.

Section 5. All horses and mules owned by the City shall be shod with the kind of shoes and in the manner and at the times prescribed by the veterinary surgeons; provided that this rule shall not apply in case of an emergency or accident, but in such case immediate notice thereof shall be given to the Superintendent of Horses and Stables.

Section 6. The Superintendent of Horses and Stables shall, as promptly

as possible, give to each animal owned by the City a number or mark (for purpose of identification), and each animal subsequently acquired by the City shall be given a number or mark. Such number or mark shall also be placed on the stalls or pens of the respective animals. This shall be done in such manner that whenever a horse or other animal is transferred the number or mark shall also be transferred, and in the case of horses, allotted to the Bureau of Fire the number of each horse shall also be fixed to the collar of the horse's harness.

Section 7. All requests for additional horses shall be made to the Superintendent of Horses and Stables, and he shall arrange to secure the same either by transfer from some other bureau or department or by purchase; provided, that no horse shall be transferred, sold or otherwise removed from any department or bureau without notice to and the approval of either or both Veterinary Surgeons.

Section 8. The Superintendent of Horses and Stables shall maintain in his office a history record and a location record, each in bound book form. Such records shall be open to inspection by any City official. By columnar ruling the history records shall set forth the following information relative to each animal owned by the City:

- (1) Animal.....Number or Mark
- (2) Date purchased.
- (3) From whom purchased.
- (4) Age at purchase.
- (5) Price paid.
- (6) Freight and other expense of purchase.
- (7) Marks.
- (8) Died, killed or sold.
- (9) Date.
- (10) To whom sold.
- (11) Amount received.

By columnar ruling the location record shall set forth the following information relative to each horse or mule owned by the City:

- (1) Horse or mule number.
- (2) Kind of shoes (two columns)
- (3) Located or transferred.
- Date
- Place
- Date
- Place
- Date
- Place
- Date
- Place
- Date
- Place
- Date
- Place

Section 9. The Veterinary Surgeons shall provide out of such appropriations as may be granted the bureau the necessary supplies and equipment, for the care and treatment of all ani-

mals under their charge, and such blank forms of reports as required by this ordinance to be used by persons in charge of animals when furnishing the information for the records.

Section 10. So as to avoid conflict of authority the duties of the Veterinarians and the Superintendent are thus further defined: The Veterinary surgeons shall be responsible for the physical condition of all domestic animals belonging to the City. No such physical condition of all domestic animal shall be purchased except upon their certificate of soundness and recommendation.

That animal is sound in which there is no disease and no alteration of structure that impairs or is likely to impair its natural usefulness.

They shall prescribe the dietary for all domestic animals. They shall prescribe the kind of shoes, the manner and times of shoeing all horses and mules and report to the Mayor failure to comply with this or any provision for the care of animals under their charge.

They shall be entirely responsible for the medical and surgical treatment of all domestic animals, and no medicine shall be administered or remedy applied without their knowledge or authorization.

The Superintendent of Horses and Stables shall have general control of all animals not under the care of the Veterinarians, and their respective stables and to the extent and in the manner set forth in the preceding sections of this ordinance.

He shall recommend for purchase, only such horses and other draft animals, found, upon trial sufficient to ascertain their disposition, natural strength and power of endurance, fit for the purpose intended.

He shall be responsible for the sanitary condition of all places where domestic animals belonging to the City are kept, and the posting of rules, regulations and requirements for feeding, bedding, shoeing and grooming, and must hold all stablemen and drivers to a strict accounting for the fitness for service of all animals in their charge.

He shall see that all records are up to date and renew all numbers and other marks of identification as often as necessary to keep them legible.

Section 11. That any ordinance or part of ordinance, conflicting with the provisions of this ordinance, be and the same is hereby repealed so far as the same affects this ordinance.

Passed December 21, 1915.

Approved December 24, 1915.

Ordinance Book 27, page 279.

No. 404

AN ORDINANCE—Approving the "Hoffman Plan of Lots," in the Twenty-sixth ward of the City of Pittsburgh, laid out by the Observatory Improvement Company, in July 1915.

accepting the dedication of De Foe street and Wales way, as shown thereon, for public use for highway purposes, opening and naming the same and establishing the grades thereon.

Whereas, The Observatory Improvement Company, the owners of certain property, in the Twenty-sixth ward of the City of Pittsburgh laid out in the "Hoffman Plan of Lots," have located De Foe street and Wales way thereon and executed a deed of dedication on said plan of all the ground covered by said De Foe street and Wales way to the said City for highway purposes and have released the said City from any liabilities for damages, for or by reason of the physical grading of said public highways to the grades hereinafter established; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the "Hoffman Plan of Lots," situate in the Twenty-sixth ward of the City of Pittsburgh, laid out by the Observatory Improvement Company, in July 1915, be and the same is hereby approved and De Foe street and Wales way, as located and dedicated in the said plan, are hereby accepted.*

Section 2. The said street and way as aforesaid dedicated to said City for public highway purposes shall be and the same are hereby appropriated and opened as public highways and named De Foe street and Wales way.

Section 3. The grades of De Foe street and Wales way, laid out and dedicated in the "Hoffman Plan of Lots," are hereby established as described in Ordinance No. 382, approved December 10th, 1915, and recorded in Ordinance Book, volume 27, page 252.

Section 4. The Department of Public Works is hereby authorized and directed to enter upon, take possession of and appropriate the said De Foe street and Wales way for public highways, in conformity with the provisions of this ordinance.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 27 page 282

No. 405

AN ORDINANCE—Providing for alterations to Mechanical Hall, Western Pennsylvania Exposition Buildings, Duquesne way, to make same adaptable for convention purposes, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to*

advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for making alterations to Mechanical Hall, Western Pennsylvania Exposition Buildings, Duquesne way, to make same adaptable for convention purposes, and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the costs thereof, the sum of twenty-two thousand (\$22,000.00) dollars, or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from Code Account No. 1390-M, Exposition Alterations, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 21, 1915.

Approved December 27, 1915.

Ordinance Book 27, page 283.

No. 406

AN ORDINANCE—Making appropriations to pay the expenses of conducting the public business of the City of Pittsburgh and for meeting the debt charges thereof for the fiscal year beginning January 1st, 1916, and ending December 31st, 1916.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That the revenues of said City derived from taxes and other sources during the fiscal year beginning January 1st, 1916, and ending December 31, 1916, and also all unencumbered balances of appropriations of prior years as at said date, are hereby appropriated in the sum of \$12,763,830.12 to pay the expenses of conducting the public business of the City of Pittsburgh and meeting the debt charges thereof during said fiscal year beginning January 1st, 1916, and ending December 31st, 1916.*

Section 2. No liability shall be incurred against any appropriation item in excess of the unencumbered balance thereof, and said appropriation items shall be administered subject to and in conformity with the following terms and conditions:

(a) The heads of the several departments shall prepare their several payrolls for audit by the Controller in accordance with the items of the ordinance establishing the respective positions and rates of compensation and no payroll shall be approved by the Controller unless the incumbents and the rates of compensation agree with the items of said ordinance.

(b) There shall be affixed to all payrolls a certificate made by the person preparing such payrolls to the effect that there is a time record on file in said department, certified to by a person or persons having knowledge of the facts, showing the character of services and the exact time of employment of each person named in the payroll, and that the distribution of the time as shown on the payroll is in accordance with such time records.

(c) No transfer shall be made from one appropriation item to another except by resolution of Council, and such resolution shall in each case set forth the reasons for such request, and be accompanied by a certification from the Controller stating that there is a sufficient balance unencumbered and available in the appropriation item from which the transfers is to be made; provided, however, that

(1) No transfer shall be made from appropriations for "Salaries, Regular Employees" to any other appropriation than "Salaries, Regular Employees."

(2) No transfer shall be made from appropriations for "Wages, Regular Employees" to any other appropriation than "Wages, Regular Employees."

(3) No transfer shall be made from appropriations indicated herein by code symbols J, K, N, or O.

(d) All appropriations herein other than for personal service are made under the following conditions:

(1) In so far as practicable all contracts and open market orders for purchases to be charged against such appropriations shall be based upon specifications which are definite and certain as to character and quality, and which conform with such standard specifications as may be established by Council.

(2) In so far as such standard specifications may be established by Council, the Controller at the time of certification of contracts shall also certify that the specifications therefor are in conformance with those previously adopted as standard.

(3) All open market orders issued for supplies, materials, equipment or machinery for which standard specifications shall have been prescribed, shall contain a description of what is ordered which conforms with such standard specifications.

Section 3. The Director of the Department of Supplies is hereby authorized and directed to provide upon requisition by the head of any department, all necessary supplies, materials, equipment and machinery for such department; provided, however, that no requisition of any department shall be filled by the Director of the Department of Supplies in excess of the unencumbered balance of the appropriation properly chargeable. Payments on account of direct purchase shall be made from the amounts herein appropriated therefor respectively. Purchases made by the Director of the Department of Supplies to go into stores shall be paid for from the capital fund appropriated herein for such purpose,

and when and as directed by the Controller said fund shall be reimbursed from other appropriations to the extent of deliverance made from stores.

Section 4. The head of each department is hereby directed to furnish Council, within fifteen days after the close of each quarter, the following statements, which shall be made on forms to be prescribed by the Controller.

(a) Work accomplished or services rendered during the quarter and the cost thereof, on a consumption basis, classified according to the standard budget titles.

(b) Number of units of work or services in all cases where work or services can be measured in units, and the average cost per unit on a consumption basis:

(c) Inventory of supplies, materials and equipment:

(1) On hand at beginning of quarter.

(2) Purchased or received from general stores during quarter.

(3) Consumed or used during quarter.

(4) On hand at end of quarter.

Section 5. For purposes of administration and accounting control, the code symbols indicated herein shall be considered as part of the respective appropriation titles.

Code	Account	Amount
Number—Class	Appropriated	

COUNCIL AND CITY CLERK.

I-A-13a—Council.

1001 A	1—Salaries, Regular Employees	\$ 58,500.00
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I-A-13b—City Clerks.

1002 A	1—Salaries, Regular Employees	12,000.00
1003 B	Miscellaneous Services	15,000.00
1004 C	Supplies	7,800.00
1005 M	Contingent Fund...	1,000.00
1006 M	Council's Investigation Fund	10,000.00

DIVISION OF EFFICIENCY STANDARDS

I-A-13c—Legislative

Investigations.

1007 A	1—Salaries, Regular Employees	\$ 5,760.00
1008 C	Supplies	100.00

BUILDING CODE COMMITTEE

1009 A	1—Salaries, Regular Employees	\$ 3,000.00
1010 B	Miscellaneous Services	25.00
1011 C	Supplies	845.00

Total\$114,030.00

MAYOR'S OFFICE.

I-B-14a—Mayor.

1012 A	1—Salaries, Regular Employees	\$ 26,610.00
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Code Account Number—Class	Amount Appropriated
1013 B—Miscellaneous Services	4,521.22
1014 C—Supplies	5,435.76
1016 E—Repairs	15.00
1017 F—Equipment and Machinery	200.00
IC-19a—Police Magistrates.	
1018 A 1—Salaries, Regular Employees	16,200.00
1019 B—Miscellaneous Services	680.00
1020 C—Supplies	320.00
1023 F—Equipment and Machinery	100.00

Total\$ 54,081.98

DIVISION OF MOTOR VEHICLES.

IX-70f—Incidental Operating Accounts.	
1025 A 1—Salaries, Regular Employees	\$ 29,340.00
1026 A 3—Wages, Regular Employees	4,392.00
1027 B—Miscellaneous Services	5,450.00
1028 C—Supplies	8,612.80
1029 D—Materials	15,357.00
1030 E—Repairs	7,200.00
1031 F—Equipment and Machinery	3,439.15

Total\$ 73,790.95

BUREAU OF HORSES.

IX-70h—Incidental Operating Accounts.

1032 A 1—Salaries, Regular Employees	\$ 2,720.00
1033 B—Miscellaneous Services	17,235.00
1034 C—Supplies	83,380.00
1035 D—Materials	100.00
1036 E—Repairs	25.00
1037 F—Equipment and Machinery	400.00

Total\$103,860.00

CITY ARCHITECT.

IX-70g—City Architect.

1038 A 1—Salaries, Regular Employees	\$ 10,060.00
1039 B wages, regular. Employees	65.00
1040 C—Supplies	200.00

Total\$ 10,325.00

Total Mayor's Office\$242,057.93

DEPARTMENT OF CITY CONTROLLER

I-B-15a—Controller.

1046 A 1—Salaries, Regular Employees	\$ 40,820.00
1047 B—Miscellaneous Services	1,170.00
1048 C—Supplies	1,000.00

Code Account Number—Class	Amount Appropriated
1049 E—Repairs	75.00
1050 F—Equipment and Machinery	750.00
I-B-15f—Other Finance Accounts.	
1051 B—Registrar's Fees and Debt Statements	8,500.00
1052 B—Attorney's Fees Bond Issues	7,500.00

Total\$ 59,915.00

BUREAU OF ACCOUNTING REVISION.

I-B-15h—Special Accounting.

1053 A 1—Salaries, Regular Employees	\$ 15,520.00
1054 B—Miscellaneous Services	50.00
1055 C—Supplies	1,450.00
1057 E—Repairs	25.00
1058 F—Equipment	250.00

Total\$ 17,295.00

Total, Department of City Controller\$ 77,210.00

DEPARTMENT OF TREASURER

I-B-15c—Treasurer.

1060 A 1—Salaries, Regular Employees	\$ 36,100.00
1061 A 2—Salaries, Temporary Employees	8,260.00
1062 B—Miscellaneous Services	5,232.39
1063 C—Supplies	5,458.98
1065 E—Repairs	40.00
1066 F—Equipment and Machinery	267.96

Total\$ 55,459.33

DEPARTMENT OF COLLECTOR OF DELINQUENT TAXES.

I-B-15e—Collection of Revenue.

1067 A 1—Salaries, Regular Employees	\$ 19,360.00
1068 B—Miscellaneous Services	950.00
1069 B—Advertising Delinquent Taxes	20,000.00
1070 C—Supplies	619.21
1071 E—Repairs	100.00
1072 F—Equipment	98.80

Total\$ 41,128.01

DEPARTMENT OF LAW.

I-B-16a—City Solicitor

1073 A 1—Salaries, Regular Employees	\$ 49,140.00
1074 B—Miscellaneous Services	10,197.00
1075 B—Witness Fees	10,000.00
1076 C—Supplies	1,434.81
1077 E—Repairs	25.00
1078 F—Equipment and Machinery	451.64

Code Account Number—Class	Amount Appropriated
1079 M—Telephone Litiga tion	10,000.00
IX-77a—Settlement for Personal Injuries, Etc.	
1080 M—Petty Claims Fund..	1,00.00
Total	\$ 82,248.45

DIVISION OF MUNICIPAL IM- PROVEMENTS.

V-44a—Municipal Improvements.	
1081 A 1—Salaries, Regular Employees	\$ 8,500.00
1082 B—Miscellaneous Serv- ices	4,320.00
1083 C—Supplies	241.97
1085 F—Equipment and Ma- chinery	50.00
100—Miscellaneous Investments	
1086 H—Purchase of Land- Sheriff's Sales ..	3,000.00
Total	\$ 16,111.97

BUREAU OF PUBLIC IMPROVE- MENTS.

V-44a—Right of Way—Roadways.	
1087 A 1—Salaries, Regular Employees	\$ 15,360.00
1088 B—Miscellaneous Serv- ices	1,607.05
1089 C—Supplies	622.48
1091 E—Repairs	20.00
1092 F—Equipment and Ma- chinery	282.84
Total	\$ 17,892.37
Total, Department of Law.	\$116,252.79

DEPARTMENT OF ASSESSORS.

I-B-15d—Assessment and Levy of Revenue.	
1093 A 1—Salaries, Regular Employees	\$ 57,300.00
1094 A 2—Salaries, Tempor- ary Employees ..	935.00
1095 B—Miscellaneous Serv- ices	8,725.52
1096 C—Supplies	\$ 1,933.79
1098 F—Repairs	43.00
1099 F—Equipment and Ma- chinery	126.87
Total	\$ 69,064.18

CIVIL SERVICE COMMISSION.

I-B-17b—General Executive	
1100 M—Maintenance Fund..	\$ 15,000.00
Total	\$ 15,000.00

DEPARTMENT OF CITY PLANNING.

I-B-17f—General Executive.	
1107 A 1—Salaries, Regular Employees	\$ 3,000.00

Code Account Number—Class	Amount Appropriated
1108 B—Miscellaneous Serv- ices	425.00
1109 C—Supplies	75.00
Total	\$ 3,500.00

ART COMMISSION.

I-B-17a—General Executive.	
1113 A 1—Salaries, Regular Employees	\$ 2,000.00
1114 B—Miscellaneous Serv- ices	1,200.00
1115 C—Supplies	150.00
1116 E—Repairs	15.00
1117 F—Equipment and Ma- chinery	135.00
Total	\$ 2,500.00

DEPARTMENT OF PUBLIC SAFETY.

General Office.

II-22—General Supervision.	
1126 A 1—Salaries, Regular Employees	\$ 36,840.00
1128 A 3—Wages, Regular Employees	26,764.50
1129 A 4—Wages, Tempor- ary Employees ..	668.00
1130 B—Miscellaneous Serv- ices	1,172.00
1131 C—Supplies	5,775.00
1132 D—Materials	315.00
1133 E—Repairs	740.00
1134 F—Equipment and Ma- chinery	115.00
Total	\$ 72,389.50

DIVISION OF WEIGHTS AND

MEASURES.

II-27a—Inspection Weights and Measures.	
1135 A 1—Salaries, Regular Employees	10,440.00
1136 B—Miscellaneous Serv- ices	215.00
1137 C—Supplies	80.00
1139 F—Equipment and Ma- chinery	85.00
Total	\$ 10,820.00

DIVISION OF BOILER INSPECTION.

II-27c—Boiler Inspection.	
1140 A 1—Salaries, Regular Employees	\$ 5,900.00
1141 B—Miscellaneous Serv- ices	100.00
1142 E—Repairs	15.00
Total	\$ 6,015.00

Total, General Office, De- partment of Public Safety	\$ 89,224.50
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Code Account Number—Class	Amount Appropriated
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BUREAU OF DETECTIVES.

II-23a—Detective Bureau.

1143 A 1—Salaries, Regular Employees	\$ 69,900.00
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Total	\$ 69,900.00
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BUREAU OF POLICE.

II-23—Police Department.

1144 A 1—Salaries, Regular Employees	\$964,326.00
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1146 A 3—Wages, Regular Employees	28,196.25
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1146 A 4—Wages, Temporary Employees ..	4,940.00
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1147 B—Miscellaneous Services	8,362.20
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1148 C—Supplies	8,703.24
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1149 D—Materials	1,950.40
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1150 E—Repairs	3,675.00
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1151 F—Equipment and Machinery	3,325.90
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1152 L—Lost Time	7,000.00
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B-105f—Police Pension Fund.

1153 L—Police Pension Fund	\$ 12,360.00
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II-28d—Dog Pound.

1154 B—Miscellaneous Services	10,000.00
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IX-78c—Unclassified.

1155 O—Refunds for Uniforms	1,125.00
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Total	\$1,053,963.99
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BUREAU OF FIRE.

II-24a—Fire Department.

1156 A 1—Salaries, Regular Employees	\$1,084,120.00
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1157 A 3—Wages, Regular Employees	20,795.10
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1159 B—Miscellaneous Services	940.00
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1160 C—Supplies	15,503.52
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1161 D—Materials	14,197.00
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1162 E—Repairs	18,000.00
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1163 F—Equipment and Machinery	31,232.00
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1164 L—Lost Time	9,000.00
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B-105e—(1) Firemen's Disability Fund.

1165 L—Firemen's Disability Fund	25,292.50
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1166 M—Training School....	1,500.00
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Total	\$1,220,580.12
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BUREAU OF ELECTRICITY.

II-28a—Undistributed Cost.

1167 A 1—Salaries, Regular Employees	\$ 56,300.00
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1168 A 4—Wages, Temporary Employees ..	150.00
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1169 B—Miscellaneous Services	14,507.30
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1170 C—Supplies	880.00
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Code Account Number—Class	Amount Appropriated
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1174 D—Materials	11,572.00
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1172 E—Repairs	410.00
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1173 F—Equipment and Machinery	6,972.00
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1174 G—Second Avenue Cable Extension ..	16,964.00
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1175 G—Miscellaneous Construction	1,000.00
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B-105e—(2) Firemen's Disability Fund.

1176 L—Firemen's Disability Fund	\$ 1,140.00
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Total	\$109,895.20
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BUREAU OF BUILDING INSPECTION.

II-27d—Building Inspection.

1177 A 1—Salaries, Regular Employees	\$ 69,580.00
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1178 B—Miscellaneous Services	1,890.00
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1179 C—Supplies	1,050.00
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1180 D—Materials	600.00
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1181 E—Repairs	250.00
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1182 F—Equipment and Machinery	750.00
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B-105e—(3) Firemen's Disability Fund.

1183 L—Firemen's Disability Fund	270.00
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Total	\$ 74,290.00
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Total, Department of Public Safety	\$2,617,853.91
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DEPARTMENT OF HEALTH

General Office.

III-30—Administration.

1189 A 1—Salaries, Regular Employees	\$ 13,840.00
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1190 B—Miscellaneous Services	7,524.04
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1191 C—Supplies	1,427.36
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1192 E—Repairs	35.00
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1193 F—Equipment and Machinery	46.50
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Total	\$ 22,872.84
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BUREAU OF INFECTIOUS DISEASES

III-32e—Other Treatment and Prevention of Communicable Diseases.

1194 A 1—Salaries, Regular Employees	\$ 12,100.00
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1195 B—Miscellaneous Services	1,200.00
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1196 C—Supplies	400.00
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1197 E—Repairs	15.00
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1198 E—Equipment and Machinery	25.00
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Total	\$ 13,840.00
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DIVISION OF REGISTRATION.

III-31—Vital Statistics.

1199 A 1—Salaries, Regular Employees	\$ 3,700.00
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Code Account Number—Class	Amount Appropriated
1200 B—Miscellaneous Services	798.36
1201 C—Supplies	175.85
1202 E—Repairs	10.00
1203 F—Equipment and Machinery	7.70

Total\$ 4,691.91

DIVISION OF TRANSMISSIBLE DISEASES.

III-32c—Other Treatment and Prevention of Communicable Diseases.

1204 A 1—Salaries, Regular Employees	\$ 25,680.00
1205 B—Miscellaneous Services	700.00
1206 C—Supplies	12,415.40
1207 D—Materials	15.00

Total\$ 38,810.41

DIVISION OF BACTERIOLOGY.

III-30—Administration.

1210 A 1—Salaries, Regular Employees	\$ 14,140.00
1212 A 3—Wages, Regular Employees	1,555.50
1214 B—Miscellaneous Services	323.60
1215 C—Supplies	1,343.80
1216 D—Materials	12.80
1217 E—Repairs	73.00
1218 F—Equipment and Machinery	893.50

Total\$ 18,342.20

TUBERCULOSIS HOSPITAL.

III-32a—Tuberculosis Hospitals, Etc.

1219 A 1—Salaries, Regular Employees	\$ 23,100.00
1220 A 2—Salaries, Temporary Employees ..	2,730.00
1221 A 3—Wages, Regular Employees	10,457.75
1223 B—Miscellaneous Services	250.00
1224 C—Supplies	30,690.00
1225 D—Materials	100.00
1226 E—Repairs	125.00
1227 F—Equipment and Machinery	955.00

Total\$ 68,407.75

MUNICIPAL HOSPITAL.

III-32b—Other Hospitals for Communicable Diseases.

1228 A 1—Salaries, Regular Employees	\$ 23,532.00
1229 A 2—Salaries, Temporary Employees ..	2,340.00
1230 A 3—Wages, Regular Employees	14,730.00

Code Account Number—Class	Amount Appropriated
1232 B—Miscellaneous Services	419.86
1233 C—Supplies	19,305.28
1234 D—Materials	946.22
1235 E—Repairs	445.00
1236 F—Equipment and Machinery	1,073.73

Total\$ 62,792.09

Total, Bureau of Infectious Diseases\$206,884.35

BUREAU OF CHILD WELFARE.

III-33a—Medical Inspection of School Children and Infant Life Conservation.

1240 A-1—Salaries, Regular Employees	\$ 70,420.00
1241 A-4—Wages, Temporary Employees..	1,536.00
1242 B—Miscellaneous Services	2,419.08
1234 C—Supplies	17,941.33
1244 E—Repairs	25.00
1245 F—Equipment and Machinery	90.12

Total\$ 92,431.60

BUREAU OF SMOKE REGULATION IV-41a—Smoke Inspection.

1246 A-1—Salaries, Regular Employees	\$ 12,080.00
1247 A-4—Wages, Temporary Employees..	480.00
1248 B—Miscellaneous Services	350.00
1249 C—Supplies	348.00
1251 E—Repairs	25.00
1252 F—Equipment and Machinery	169.00

Total\$ 13,652.00

BUREAU OF SANITATION.

IV-35½—Administration.

1253 A-1—Salaries, Regular Employees	6,300.00
1254 A-3—Wages, Regular Employees	5,475.00
1255 B—Miscellaneous Services	2,500.00
1256 C—Supplies	148.98
1257 E—Repairs	10.00

IV-37—Refuse Collection.

IV-38—Refuse Disposal.

1258 B—Garbage and Rubbish Disposal ..	431,000.00
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Total\$445,433.98

DIVISION OF PLUMBING AND HOUSE DRAINAGE.

II-27h—Plumbing Inspection.

1262 A-1—Salaries, Regular Employees	\$ 7,600.00
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Code Account Number—Class	Amount Appropriated
1263 A-4—Wages, Temporary Employees	500.00
1264 B—Miscellaneous Services	200.00
1265 C—Supplies	785.34
1267 E—Repairs	10.00
1268 F—Equipment and Machinery	5.00

Total\$ 9,100.34

DIVISION OF HOUSING AND SANITARY INSPECTION.

II-45b—Sanitary Inspection.

1269 A-1—Salaries, Regular Employees	\$ 41,480.00
1270 B—Miscellaneous Services	55.00
1271 C—Supplies	546.98
1272 D—Materials	21.00
1273 E—Repairs	10.00
1274 F—Equipment	5.00

Total\$ 42,117.98

Total, Bureau of Sanitation\$496,652.30

BUREAU OF FOOD INSPECTION

III-34—Food Inspection and Regulation.

1275 A 1—Salaries, Regular Employees	\$ 6,300.00
1276 B—Miscellaneous Services	80.00
1277 C—Supplies	75.00
Total	\$ 6,455.00

DIVISION OF DAIRY INSPECTION.

III-34a—Dairy Control.

1281 A 1—Salaries, Regular Employees	15,000.00
1283 B—Miscellaneous Services	9,000.00
1284 C—Supplies	50.00

Total\$ 24,050.00

DIVISION OF MEAT INSPECTION.

III-34b—Other Regulation.

1288 A 1—Salaries, Regular Employees	\$ 12,300.00
1289 B—Miscellaneous Services	300.00
1290 C—Supplies	40.00

Total\$ 12,640.00

DIVISION OF MILK AND MISCELLANEOUS FOOD INSPECTION.

III-34c—Milk and Other Food Control.

1291 A 1—Salaries, Regular Employees	\$ 14,700.00
1292 A 3—Wages, Regular Employees	1,200.00
1293 B—Miscellaneous Services	600.00
294 C—Supplies	550.00

Code Account Number—Class	Amount Appropriated
1296 D—Materials	20.00
1297 E—Repairs	35.00
1298 F—Equipment	250.00

Total\$ 17,355.00

Total, Bureau of Food Inspection\$ 60,500.00

Total Department of Public Health\$892,993.09

DEPARTMENT OF CHARITIES.

General Office.

VI-54—General Supervision of Charities.

1299 A 1—Salaries, Regular Employees	\$ 15,020.00
1300 A 3—Wages, Regular Employees	628.00
1301 B—Miscellaneous Services	4,008.00
1302 C—Supplies	587.00
1304 E—Repairs	110.00
1305 F—Equipment and Machinery	43.50

VI-55a—Medical Service, by City Direct.

1306 A 1—Salaries, Regular Employees	\$ 11,000.00
1307 C—Supplies	1,000.00

VI-55b—Other by City Direct.

1308 B—Miscellaneous Services	2,305.00
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VI-56b—Other Civil Divisions.

1310 B—Miscellaneous Services	450.00
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VI-57b—Care of Children—Other Civil Divisions.

1311 B—Miscellaneous Services	4,500.00
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VI-57c—Care of Children—Private Institutions.

1312 B—Miscellaneous Services	57,657.47
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VI-58a—Other Charities—Undistributed Cost

1313 B—Miscellaneous Services	1,300.00
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VI-59c—Hospitals and Private Associations.

1314 B—Miscellaneous Services	2,000.00
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VI-60—Insane in Institutions.

1315 B—Miscellaneous Services	312.84
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Total\$101,821.81

MARSHALSEA CITY HOME AND HOSPITALS.

VI-56a—Poor in Institutions of City.

VI-60—Insane in Institutions.

1316 A-1—Salaries, Regular Employees	\$ 85,050.00
1317 A-3—Wages, Regular Employees	17,870.35
1318 A-4—Wages, Temporary Employees	5,622.00

Code Account Number—Class	Amount Appropriated
1319 B—Miscellaneous Services	3,963.00
1320 C—Supplies	159,919.55
1321 D—Materials	8,088.15
1322 E—Repairs	1,709.00
1323 F—Equipment and Machinery	8,639.18
Total	\$290,861.23

WARNER CITY HOME AND HOSPITAL.

VI-56a—Poor in Institutions of City.

VI-60—Insane in Institutions.

1324 A-1—Salaries, Regular Employees	\$ 17,420.00
1326 A-4—Wages, Temporary Employees	2,196.00
1327 B—Miscellaneous Services	1,816.41
1328 C—Supplies	21,117.65
1329 D—Materials	324.44
1330 E—Repairs	100.00
1331 F—Equipment and Machinery	689.50

Total

Total, Department of Charities

DEPARTMENT OF SUPPLIES.

IX-70c—Purchase and Distribution of Supplies.

1332 A-1—Salaries, Regular Employees	\$ 24,260.00
1333 A-4—Wages, Temporary Employees	2,892.50
1334 B—Miscellaneous Services	4,902.08
1335 C—Supplies	1,630.41
1336 D—Materials	297.25
1337 E—Repairs	290.00
1338 F—Equipment and Machinery	270.75

Total

BOARD OF WATER ASSESSORS.

X-8—Water Supply Systems

1340 A-1—Salaries, Regular Employees	\$ 38,010.00
1342 B—Miscellaneous Services	5,262.76
1343 C—Supplies	824.34
1345 E—Repairs	25.00
1346 F—Equipment and Machinery	345.00

Total

CARNEGIE FREE LIBRARY, NORTH SIDE.

Code Account Number—Class	Amount Appropriated
VIII-57—Libraries.	
1347 A-1—Salaries, Regular Employees	\$ 24,990.00
1348 A-3—Wages, Regular Employees	4,606.59
1439 B—Miscellaneous Services	748.64
1350 C—Supplies	4,032.37
1351 D—Materials	64.00
1352 E—Repairs	4,400.00
1353 F—Equipment and Machinery	12,300.00

Total

WOODS RUN BRANCH.

1354 A-1—Salaries, Regular Employees	\$ 1,680.00
1355 B—Miscellaneous Services	1,020.00
1356 F—Equipment and Machinery	1,850.00

Total

PERRYSVILLE AVENUE READING ROOM.

1357 A-1—Salaries, Regular Employees	\$ 720.00
1358 F—Equipment and Machinery	150.00

Total

Total, Carnegie Free Library, North Side

CARNEGIE FREE LIBRARY OF PITTSBURGH.

VII-67—Libraries.

1359 N—Salaries and Wages	\$128,756.00
1360 N—Miscellaneous Services	4,960.00
1361 N—Supplies and Materials	6,639.00
1362 N—Equipment and Machinery	30,520.00

Total

BUILDINGS AND GROUNDS.

VII-67—Libraries.

1363 N—Salaries, Regular Employees	\$ 49,616.00
1364 N—Miscellaneous Services	1,345.00
1365 N—Supplies and Materials	8,164.00

Total

Total, Carnegie Free Library, Pittsburgh

Code Account Number—Class	Amount Appropriated
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**ALLEGHENY PLAYGROUNDS
ASSOCIATION.**

VIII-70d—Athletic and Playgrounds.	
1366 A-1—Salaries, Regular Employees	\$ 5,460.00
1367 A-4—Wages, Temporary Employees	14,384.00
1368 B—Miscellaneous Serv- ices	240.00
1369 C—Supplies	4,300.00
1370 D—Materials	100.00
1371 E—Repairs	100.00
1372 F—Equipment and Ma- chinery	1,275.00
1373 G—Structural and Non- structural Im- provements	5,850.00
Total	\$ 31,709.00

**NATIONAL GUARD OF PENN-
SYLVANIA**

II-25—Militia and Armories.	
1374 N—Field Artillery	\$ 3,500.00
1375 N—Ambulance Corps ...	500.00
1376 N—18th Regiment, N. G. P.	5,000.00
1377 N—18th Regiment Band, N. G. P.	500.00
1378 N—Signal Corps, N. G. P.	500.00
1379 N—Field Hospital Corps N. G. P.	500.00

Total

**PENNSYLVANIA ASSOCIATION FOR
THE BLIND.**

IX-78b—Unclassified.	
1381 N—Workshop for the Blind	\$ 15,000.00
Total	\$ 15,000.00

SOHO PUBLIC BATHS.

VIII-70c—Baths and Bathing Benches.	
1382 N—Soho Baths	\$ 10,000.00
Total	\$ 10,000.00

**PUBLIC WASH HOUSE AND BATH
ASSOCIATION.**

IV-30—Public Laundries and Wash Houses.	
1383 N—Public Wash House and Bath Asso- ciation	\$ 5,000.00
Total	\$ 5,000.00

VISITING NURSES ASSOCIATION.

VI-55d—Services Through Private Association.	
1384 N—Visiting Nurses	\$ 2,500.00
Total	\$ 2,500.00

Code Account Number—Class	Amount Appropriated
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**CELEBRATION OF MEMORIAL DAY.
VIII-70h—Celebration.**

1385 N—Grand Army of the Republic	\$ 2,800.00
1386 N—Veterans of Foreign Wars of the Un- ited States	500.00
1387 N—United Spanish War Veterans A.....	300.00
Total	\$ 3,600.00

**WESTERN PENNSYLVANIA HUMANE
SOCIETY.**

II-28d—Prevention of Cruelty to Animals.	
1388 N—Western Pennsyl- vania Humane Society	\$ 2,000.00
Total	\$ 2,000.00

FLOOD COMMISSION.

II-28b—Other Protection to Person and Property.	
1389 N—Flood Commission..	\$ 1,500.00
Total	\$ 1,500.00

EXPOSITION BUILDINGS.

IX-78d—Unclassified.	
1390 M—Remodeling Build- ing	\$ 22,000.00
Total	\$ 22,000.00

**DEPARTMENT OF PUBLIC WORKS
General Office.**

I-B-17c—General Executive	
1401 A 1—Salaries, Regular Employers	\$ 19,100.00
1402 B—Miscellaneous Serv- ices	2,818.44
1403 C—Supplies ..	473.66
1406 F—Equipment and Ma- chinery	200.00
Total	\$ 22,592.10

PHOTOGRAPHIC DIVISION.

IX-70c—Photographs and Blueprints.	
1407 A 1—Salaries, Regular Employees	\$ 2,400.00
1408 B—Miscellaneous Serv- ices	1,172.04
1409 C—Supplies	508.98
1410 D—Materials	10.00
1412 F—Equipment and Ma- chinery	486.60
Total	\$ 4,577.62

Total, General Office, De- partment of Public Works	\$ 27,169.72
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Code Account Number—Class	Amount Appropriated
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BUREAU OF ENGINEERING

General Office.

I-B-17d—General Executive.

1413 A 1—Salaries, Regular Employees	\$ 15,420.00
1414 B—Miscellaneous Serv- ices	3,500.00
1415 C—Supplies	901.44
1416 D—Materials	150.00
1417 E—Repairs	50.00
1418 F—Equipment and Ma- chinery	185.00
1419 M—Castings	2,500.00

Total\$ 22,706.44

DIVISION OF SURVEYS.

I-B-17d—(1)—Division of Surveys.

1420 A 1—Salaries, Regular Employees	\$ 55,900.00
1421 A 3—Wages, Regular Employees	1,560.00
1422 B—Miscellaneous Serv- ices	700.00
1423 C—Supplies	1,000.00
1424 D—Materials	1,200.00
1425 E—Repairs	300.00
1426 F—Equipment and Ma- chinery	1,200.00

Total\$ 61,860.00

DIVISION OF TOPOGRAPHY.

I-B-17d—(2)—Division of Topography.

1427 A 1—Salaries, Regular Employees	\$ 5,520.00
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Total\$ 5,520.00

DIVISION OF STREET SIGNS.

V-45g—Street Signs.

1432 A 1—Salaries, Regular Employees	\$ 2,490.00
1433 B—Miscellaneous Serv- ices	125.00
1434 C—Supplies	3.50
1435 D—Materials	2,300.00
1437 F—Equipment and Ma- chinery	15.00

Total\$ 4,933.50

DIVISION OF DESIGN.

I-B-17d—(3) General Executive.

1438 A 1—Salaries, Regular Employees	\$ 20,000.00
1439 C—Supplies	900.00
1440 D—Materials	4.80
1441 E—Repairs	25.00
1442 F—Equipment and Ma- chinery	75.00

Total\$ 21,004.80

Code Account Number—Class	Amount Appropriated
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DIVISION OF INSPECTION.

I-B-17d—(5) General Executive

1443 A 1—Salaries, Regular Employees	\$ 34,800.00
1444 B—Miscellaneous Serv- ices	820.00
1445 C—Supplies	100.00
1446 F—Equipment and Ma- chinery	47.50

Total\$ 35,767.50

DIVISION OF BRIDGES

V-45c—Bridges Other Than Toll.

1447 A 1—Salaries, Regular Employees	\$ 16,740.00
1448 B—Miscellaneous Serv- ices	200.00
1448 C—Supplies	557.56
1450 D—Materials	8.80
1451 E—Repairs	60.00
1452 E—Repairs Schedule ...	11,100.00
1453 F—Equipment and Ma- chinery	45.00
1454 G—New Bridge Schedule	11,500.00

Total\$ 40,211.36

BRIDGE REPAIRS.

City Force.

1455 A 1—Salaries, Regular Employees	\$ 1,560.00
1456 A 3—Wages, Regular Employees	6,430.00
1457 B—Miscellaneous Serv- ices	290.00
1458 C—Supplies	30.00
1459 D—Materials	4,733.00
1460 E—Repairs	70.00
1461 F—Equipment and Ma- chinery	140.00

Total\$ 13,253.00

BRIDGE REPAINTING.

City Force.

1462 A 1—Salaries, Regular Employees	\$ 1,560.00
1463 A 3—Wages, Regular Employees	9,639.00
1464 B—Miscellaneous Serv- ices	250.00
1465 C—Supplies	200.00
1466 D—Materials	1,911.00
1467 F—Equipment and Ma- chinery	50.00

Total\$ 13,610.00

Total, Division of Bridges. \$ 67,074.36

Code Account Number—Class	Amount Appropriated
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DIVISION OF SEWERS.

IV-36a—Sewers and Drains.

1468 A 1—Salaries, Regular Employees	\$ 22,920.00
1469 B—Miscellaneous Services	600.00
1470 C—Supplies	250.00
1471 E—Repairs	50.00
1472 E—Repair Schedule ...	85,000.00
1473 F—Equipment and Machinery	130.00

Total\$108,950.00

DIVISION OF PUBLIC UTILITIES.

V-43—General Administration of Highways.

1474 A 1—Salaries, Regular Employees	\$ 17,040.00
1475 B—Miscellaneous Services	450.00
1476 C—Supplies	265.00
1477 F—Equipment and Machinery	75.00
1478 O—Refunds Street Opening Permits	250.00

Total\$ 18,080.00

DIVISION OF STREETS.

1479 A 1—Salaries, Regular Employees	\$ 32,640.00
1480 B—Miscellaneous Services	600.00
1481 C—Supplies	475.00
1482 E—Repairs	50.00
1483 F—Equipment and Machinery	125.00

V-44d—Roadways of Streets, Roads and Alleys.

1485 E—Repaving Schedule ..	\$175,000.00
1486 M—New Work Schedule	10,000.00

Total\$218,890.00

CONSTRUCTION AND MAINTENANCE OF FENCES.

V-45f—Fences.

1487 A 3—Wages, Regular Employees	\$ 1,172.00
1488 C—Supplies	33.75
1489 D—Materials	253.75
1491 F—Equipment and Machinery	12.50

Total\$ 1,472.00

Total, Bureau of Engineering\$566,258.60

BUREAU OF DEED REGISTRY

I-B-14d—Deed Registry.

1492 A 1—Salaries, Regular Employees	\$ 6,180.00
1493 C—Supplies	120.00
1494 E—Repairs	100.00

Code Account Number—Class	Amount Appropriated
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1495 F—Equipment and Machinery	25.00
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Total\$ 6,425.00

BUREAU OF HIGHWAYS AND SEWERS.

General Office.

I-B-17e—General Executive.

1496 A 1—Salaries, Regular Employees	\$ 13,900.00
1497 B—Miscellaneous Services	720.00
1498 C—Supplies	706.39
1499 E—Repairs	10.00
1500 F—Equipment and Machinery	188.38

Total\$ 15,524.77

DIVISION OFFICES.

1501 A 1—Salaries, Regular Employees	\$ 54,180.00
1502 B—Miscellaneous Services	780.00
1503 C—Supplies	512.88
1504 F—Equipment and Machinery	20.00

Total\$ 55,492.88

STABLES AND YARDS.

IX-76d—(1) Stables and Yards.

1505 A 3—Wages, Regular Employees	\$ 12,810.00
1506 A 4—Wages, Temporary Employees ..	26,964.00
1507 B—Miscellaneous Services	8,439.02
1508 C—Supplies	1,721.52
1509 D—Materials	500.00
1510 E—Repairs	7,380.00
1511 F—Equipment and Machinery	6,612.34

BUILDINGS.

IX-76d—(2) Buildings.

1512 A 4—Wages, Temporary Employees..\$	800.00
1513 D—Materials	659.00
1514 E—Repairs	500.00

Total\$ 1,959.00

DUMPAGE.

IV-38—Refuse Disposal.

1516 A 4—Wages, Temporary Employees ..\$	5,878.00
1517 B—Miscellaneous Services	2,400.00

Total\$ 8,278.00

CLEANING HIGHWAYS.

IV-37a—(1) Street Cleaning.

1518 A 4—Wages, Temporary Employees ..\$	329,000.00
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Code Account Number—Class	Amount Appropriated
1519 B—Miscellaneous Services	4,550.00
1520 C—Supplies	3,157.74
1521 D—Materials	5,125.00
1523 E—Repairs	4,285.00
1523 F—Equipment and Machinery	10,229.05
Total	356,346.79

REPAIRING HIGHWAYS.

V-44d—Repairing Durable Pavements.

1524 A 4—Wages, Temporary Employees ..	\$ 85,000.00
1525 B—Miscellaneous Services	4,000.00
1526 D—Materials	9,394.50
Total	\$ 98,394.50

REPAIRING SEWERS.

IV-36a—Sewers and Drains.

1527 A 4—Wages, Temporary Employees ..	\$ 7,635.00
1528 D—Materials	2,630.00
Total	\$ 10,265.00

CLEANING AND REPAIRING SEWER DROPS.

IV-36b—Cleaning Sewers and Catch Basins.

1529 A 4—Wages, Temporary Employees ..	\$ 28,238.00
1530 C—Supplies	501.63
1531 D—Materials	696.00
Total	\$ 29,435.63

BOULEVARDS.

V-44d—Repairing Durable Pavements.

1532 A 4—Wages, Temporary Employees ..	\$ 8,492.00
1533 D—Materials	1,501.40
Total	\$ 9,993.40

BOARDWALKS AND STEPS.

V-45b—Sidewalks and Crosswalks.

1536 A 1—Salaries, Regular Employees	\$ 1,500.00
1537 A 4—Wages, Temporary Employees ..	21,465.00
1538 D—Materials	22,400.00
1539 F—Equipment and Machinery	50.00
Total	\$ 45,415.00

BRIDGES.

IV-37a—(2) Street Cleaning.

1540 A 4—Wages Temporary Employees ..	\$ 5,490.00
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V-45c—Bridges Other Than Toll.

Code Account Number—Class	Amount Appropriated
1541 A 3—Wages, Regular Employees	6,345.00
Total	\$ 11,835.00

SIDEWALKS.

V-45b—Sidewalks and Crosswalks.

1542 B—Miscellaneous Services	\$ 30.00
1543 G—Laying Sidewalks ..	7,500.00
Total	\$ 7,530.00

ASPHALT PLANT.

V-48—Undistributed Costs of Streets, Roads and Alleys.

1544 A 1—Salaries, Regular Employees	\$ 9,780.00
1546 A 4—Wages, Temporary Employees ..	85,400.00
1547 B—Miscellaneous Services	33,435.00
1548 C—Supplies	15,900.50
1549 D—Materials	150,589.50
1550 E—Repairs	5,025.00
1551 F—Equipment and Machinery	1,880.00
Total	\$302,010.00

Total, Bureau of Highways and Sewers ...\$1,016,907.85

BUREAU OF PROPERTY.

Municipal Hall.

I-D-20a—(1) General Expenditures.

1558 A 1—Salaries, Regular Employees	\$ 15,240.00
1559 A 3—Wages, Regular Employees	7,573.75
1560 A 4—Wages, Temporary Employees ..	1,000.00
1561 B—Miscellaneous Services	65,558.50
1562 C—Supplies	3,673.82
1563 D—Materials	405.33
1564 E—Repairs	3,230.49
1565 F—Equipment and Machinery	424.65
Total	\$ 97,106.59

NORTH SIDE MUNICIPAL HALL.

I-D-20a—(2) General Expenditures.

156 A 1—Salaries, Regular Employees	\$ 2,820.00
1567 A 3—Wages, Regular Employees	821.25
1569 E—Repairs	5,000.00
Total	\$ 8,641.25

DIAMOND MARKET.

X-84—Markets and Public Scales.

1570 A 1—Salaries, Regular Employees	\$ 10,800.00
1571 A 3—Wages, Regular Employees	12,866.25

Code Account Number—Class	Amount Appropriated
1572 A 4—Wages, Temporary Employees ..	300.00
1573 B—Miscellaneous Services	171.50
1574 C—Supplies	2,753.84
1575 D—Materials	177.52
1576 E—Repairs	100.00
1577 F—Equipment and Machinery	260.06

Total\$ 27,434.17

NORTH SIDE MARKET.

1578 A 1—Salaries, Regular Employees	2,400.00
1579 A 3—Wages, Regular Employees	4,562.50
1580 A 4—Wages, Temporary Employees ..	250.00
1582 C—Supplies	786.17
1583 D—Materials	160.15
1584 E—Repairs	15,000.00
1585 F—Equipment and Machinery	380.62

Total\$ 23,539.44

ADAMS MARKET.

1586 A 1—Salaries, Regular Employees	366.60
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Total\$ 366.60

SOUTH SIDE MARKET.

1587 A 1—Salaries, Regular Employees	1,860.00
1588 A 3—Wages, Regular Employees	2,699.25
1591 C—Supplies	2,979.31
1592 D—Materials	38.85
1593 E—Repairs	1,200.00
1594 F—Equipment and Machinery	316.00

Total\$ 9,093.41

DUQUESNE MARKET.

1595 A 1—Salaries, Regular Employees	2,220.00
1596 A 3—Wages, Regular Employees	912.50
1598 C—Supplies	555.67
1599 D—Materials	67.17
1601 F—Equipment and Machinery	67.50

Total\$ 3,822.84

WEIGH SCALES.

1611 E—Repairs	500.00
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Total\$ 500.00

Code Account Number—Class	Amount Appropriated
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WHARVES AND LANDINGS.

X-85—Docks, Wharves and Landings.

1612 A 1—Salaries, Regular Employees	1,500.00
1613 A 3—Wages, Temporary Employees ..	8,070.25
1615 C—Supplies	125.68
1616 D—Materials	125.22
1617 E—Repairs	200.00
1618 F—Equipment and Machinery	600.00

Total\$ 10,622.11

COMFORT HOUSES.

IV-40—Public Convenience Stations.

1619 A 1—Salaries, Regular Employees	2,400.00
1620 E—Repairs	765.00

Total\$ 3,165.00

STEPHEN C. FOSTER HOME.

VIII-60a—Museums.

1623 C—Supplies	60.00
1624 E—Repairs	500.00
1625 F—Equipment	50.00

Total\$ 610.00

SHELTER HOUSES.

IX-78a—Shelter Houses.

1626 G—Shelter Houses	1,200.00
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Total\$ 1,200.00

Total, Bureau of City Property\$186,101.41

BUREAU OF WATER.

Superintendent's Office.

X-81—Water Supply Systems.

1631 A 1—Salaries, Regular Employees	7,200.00
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Total\$ 7,200.00

ACCOUNTING DIVISION.

1635 A 1—Salaries, Regular Employees	7,740.00
1636 A 3—Wages, Regular Employees	3,294.00
1637 B—Miscellaneous Services	15,263.32
1638 C—Supplies	361.84
1639 D—Materials	471.00
1640 E—Repairs	150.00
1641 F—Equipment and Machinery	66.00

Total\$ 27,336.16

Code Account Number—Class	Amount Appropriated
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FILTRATION DIVISION.

1642 A 1—Salaries, Regular Employees	\$ 33,120.00
1644 A 3—Wages, Regular Employees	50,589.70
1645 A 4—Wages, Temporary Employees ..	8,826.00
1646 B—Miscellaneous Services	1,998.00
1647 C—Supplies	8,010.68
1648 D—Materials	2,868.63
1649 E—Repairs	690.00
1650 F—Equipment and Machinery	2,139.91

Total\$108,242.92

MECHANICAL DIVISION.

1651 A 1—Salaries, Regular Employees	\$ 33,501.67
1652 A 3—Wages, Regular Employees	185,764.50
1652 A 4—Wages, Temporary Employees ..	22,081.80
1654 B—Miscellaneous Services	8,605.80
1655 C—Supplies	211,599.22
1656 D—Materials	18,647.55
1657 E—Repairs	2,848.00
1658 F—Equipment and Machinery	1,605.77

Total\$484,654.31

DISTRIBUTION DIVISION.

1659 A 1—Salaries, Regular Employees	\$ 47,050.00
1660 A 3—Wages, Regular Employees	52,208.50
1661 A 4—Wages, Temporary Employees ..	59,983.25
1662 B—Miscellaneous Services	15,375.80
1663 C—Supplies	3,611.20
1664 D—Materials	14,435.35
1665 E—Repairs	1,338.75
1666 F—Equipment and Machinery	1,627.57

Total\$197,630.42

Total, Bureau of Water ...\$825,063.81

BUREAU OF LIGHT.

V-40—Street Lighting.

1668 A 1—Salaries, Regular Employees	\$ 7,800.00
1669 A 3—Wages, Regular Employees	25,900.00
1670 A 4—Wages, Temporary Employees ..	1,884.00
1671 B—Miscellaneous Services	447,179.50

Code Account Number—Class	Amount Appropriated
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1672 C—Supplies	56,032.85
1673 D—Materials	11,496.56
1674 E—Repairs	785.00
1674 E—Repairs	785.00
1675 F—Equipment and Machinery	4,611.85

Total, Bureau of Light.....\$55,689.76

BUREAU OF PARKS.

General Office.

VIII-71a—General Expense.

1678 A 1—Salaries, Regular Employees	\$ 15,310.00
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Total\$ 15,310.00

SCHENLEY PARK.

1680 A 3—Wages, Regular Employees	\$ 14,534.00
1681 A 4—Wages, Temporary Employees ..	8,585.00
1682 B—Miscellaneous Services	880.00
1683 C—Supplies	1,730.35
1684 D—Materials	2,974.57
1685 E—Repairs	130.00
1686 F—Equipment and Machinery	533.12

Total\$ 29,367.04

SCHENLEY NURSERY.

1687 A 1—Salaries, Regular Employees	\$ 1,500.00
1688 A 3—Wages, Regular Employees	6,000.00

Total\$7,500.00

GOLF GROUNDS.

VIII-70d—Athletics and Playgrounds.

1689 A 2—Salaries, Regular Employees	\$ 525.00
1690 A 3—Wages, Regular Employees	1,621.50
1691 A 4—Wages, Temporary Employees ..	1,600.00
1692 B—Miscellaneous Services	60.00
1693 C—Supplies	690.11
1694 D—Materials	143.92
1696 F—Equipment and Machinery	134.36

Total\$ 4,774.89

SCHENLEY STABLES.

VIII-71a—General Expense.

1697 A 3—Wages, Regular Employees	\$ 7,319.50
1698 B—Miscellaneous Services	10.50
1699 C—Supplies	261.64

Code Account Number—Class	Amount Appropriated
1700 D—Materials	222.45
1701 E—Repairs	300.00
1702 F—Equipment and Ma- chinery	24.68

Total\$ 8,138.77

SCHENLEY CONSERVATORY AND HALL OF BOTANY.

VIII-69c—Conservatories.

1703 A 1—Salaries, Regular Employees	\$ 13,110.00
1704 A 3—Wages, Regular Employees	15,010.50
1705 A 4—Wages, Tempo- rary Employees ..	697.50
1706 B—Miscellaneous Serv- ices	18.00
1707 C—Supplies	9,752.21
1708 D—Materials	1,071.35
1709 E—Repairs	50.00
1710 F—Equipment and Ma- chinery	203.52

Total\$ 39,913.08

NORTH SIDE CONSERVATORY.

1711 A 1—Salaries, Regular Employees	\$ 4,000.00
1712 A 3—Wages, Regular Employees	5,850.00
1713 A 4—Wages, Tempo- rary Employees ..	1,215.00
1714 B—Miscellaneous Serv- ices	9.00
1715 C—Supplies	1,549.73
1716 D—Materials	852.01
1717 E—Repairs	50.50
1718 F—Equipment and Ma- chinery	136.18

Total\$ 13,661.92

SMALL PARKS.

VIII-71a—General Expense.

1719 A 3—Wages, Regular Employees	\$ 34,111.00
1720 A 4—Wages, Tempo- rary Employees ..	9,433.75
1721 B—Miscellaneous Serv- ices	572.00
1722 C—Supplies	736.03
1724 E—Repairs	170.00
1725 F—Equipment and Ma- chinery	230.23

Total\$ 46,053.83

HIGHLAND PARK.

VIII-71a—General Expenses.

1726 A 1—Salaries, Regular Employees	\$ 1,200.00
1727 A 3—Wages, Regular Employees	13,530.00
1728 A 4—Wages, Tempo- rary Employees ..	7,076.50

Code Account Number—Class	Amount Appropriated
1729 B—Miscellaneous Serv- ices	73.00
1730 C—Supplies	1,053.90
1731 D—Materials	2,357.37
1732 E—Repairs	40.00
1733 F—Equipment and Ma- chinery	229.58

Total\$ 25,559.35

HIGHLAND PARK GREENHOUSES.

1734 A 1—Salaries, Regular Employees	\$ 1,000.00
1735 A 3—Wages, Regular Employees	2,640.00

Total\$ 3,640.00

HIGHLAND PARK STABLES.

1736 A 3—Wages, Regular Employees	\$ 4,321.50
1737 C—Supplies	46.10
1738 D—Materials	11.36
1739 E—Repairs	185.00
1740 F—Equipment and Ma- chinery	16.18

Total\$ 4,580.64

HIGHLAND PARK ZOO.

VIII-69a—Zoological Collections.

1741 A 1—Salaries, Regular Employees	\$ 1,380.00
1742 A 3—Wages, Tempo- rary Employees ..	13,359.00
1743 A 4—Wages, Tempo- rary Employees ..	232.50
1744 B—Miscellaneous Serv- ices	26.80
1745 C—Supplies	11,669.41
1746 D—Materials	998.72
1747 E—Repairs	182.00
1748 F—Equipment and Ma- chinery	100.29

Total\$ 27,948.72

RIVERVIEW PARK ZOO.

1749 A 3—Wages, Regular Employees	\$ 823.50
1750 A 4—Wages, Tempo- rary Employees ..	684.00
1751 C—Supplies	610.74
1752 D—Materials	71.80

Total\$ 2,190.04

RIVERVIEW PARK.

VIII-71a—General Expenses.

1755 A 1—Salaries, Regular Employees	\$ 1,200.00
1756 A 3—Wages, Regular Employees	9,823.50
1757 A 4—Wages, Tempo- rary Employees ..	7,580.50

Code Account Number—Class	Amount Appropriated
1758 B—Miscellaneous Services	408.50
1759 C—Supplies	317.26
1760 D—Materials	1,009.81
1761 E—Repairs	360.00
1762 F—Equipment and Machinery	293.00
1763 M—Park Highways ...	2,112.50

Total\$ 23,105.07

RIVERVIEW STABLES.

1764 A 3—Wages, Regular Employees	3,294.00
1765 C—Supplies	21.65
1766 D—Materials	13.75
1767 E—Repairs	100.00
1768 F—Equipment and Machinery	30.90

Total\$ 3,443.30

WEST PARK.

VIII-71a—General Expenses.

1769 A 1—Salaries, Regular Employees	1,800.00
1770 A 3—Wages, Regular Employees	11,891.00
1771 A 4—Wages, Temporary Employees ..	2,862.75
1772 B—Miscellaneous Services	858.50
1773 C—Supplies	898.40
1774 D—Materials	920.88
1775 E—Repairs	50.50
1776 F—Equipment and Machinery	300.41

Total\$ 19,582.44

BAND CONCERTS.

Parks and Other Places.

VIII-70a—Music and Entertainments.

1777 B—Miscellaneous Services	10,000.00
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Total\$ 10,000.00

BENCHES.

All Parks.

VIII-71a—General Expenses

1778 A 4—Wages, Temporary Employees ..	810.00
1779 D—Materials	249.50
1780 F—Equipment and Machinery	2,500.00

Total\$ 3,559.50

SHADE TREES.

VIII-71f—Trees in Streets.

1781 A 1—Salaries, Regular Employees	900.00
1782 A 4—Wages, Temporary Employees ..	2,400.00

Code Account Number—Class	Amount Appropriated
1783 B—Miscellaneous Services	150.00
1784 C—Supplies	552.75
1785 D—Materials	53.30
1786 F—Equipment and Machinery	93.73

Total\$ 4,149.78

PARK IMPROVEMENTS.

VIII-71c—Park Areas, Etc.

1787 G—Improvements, Snyder, Square	5,000.00
1788 M—Negley Avenue Entrance, Highland Park	10,000.00

Total\$ 15,000.00

Total, Bureau of Parks ...\$307,478.37

BUREAU OF RECREATION.

VIII-70a—Athletics and Playgrounds.

1789 A 1—Salaries, Regular Employees	53,380.00
1790 A 2—Salaries, Temporary Employees ..	24,155.00
1791 A 4—Wages, Temporary Employees ..	2,000.00
1792 B—Miscellaneous Services	8,879.30
1793 C—Supplies	14,866.00
1794 D—Materials	3,728.68
1795 E—Repairs	5,660.00
1796 F—Equipment and Machinery	7,363.02

Total\$120,032.00

BUREAU OF TESTS.

I-B-17g.

1797 A 1—Salaries, Regular Employees	9,600.00
1798 A 3—Wages, Regular Employees	626.00
1799 B—Miscellaneous Services	245.00
1800 C—Supplies	500.00
1801 D—Materials	158.00
1802 E—Repairs	100.00
1803 F—Equipment and Machinery	550.00

Total\$ 11,779.00

Total, Department of Public Works\$3,622,905.52

INTEREST AND TAX ON LOANS.

XII-95a—Interest on Funded and Floating Debt.

40 J—Interest and Tax on Loans	\$898,000.00
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Total\$898,000.00

Code Account Number—Class	Amount Appropriated
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REFUNDS.

B-102a—Payments for Correction of Erroneous Receipts.

41 O—Refunds of Taxes and Water Rents.....\$ 35,000.00

Total\$ 35,000.00

CONTINGENT FUND.

42 M—Contingent Fund....\$ 50,000.00

Total\$ 50,000.00

FINANCE FUND.

43 M—Finance Fund\$ 10,000.00

Total\$ 10,000.00

WORKMEN'S COMPENSATION FUND.

44 M—Workmen's Compensation Fund...\$ 25,000.00

Total\$ 25,000.00

POLICE PENSION FUND.

45 M—Police Pension Fund\$ 29,000.00

Total\$ 29,000.00

JUDGMENTS.

B-97c—Payments for Outstanding Judgments.

46 L—Judgments\$ 40,000.00

Total\$ 40,000.00

INTEREST ON JUDGMENTS.

XII-95a—Interest on Funded and Floating Debt.

47 J—Interest on Judgments\$ 9,000.00

Total\$ 9,000.00

INTEREST ON OVERDUE DAMAGES.

XII-95a—Interest on Funded and Floating Debt.

48J—Interest on Overdue Damages\$ 60,000.00

Total\$ 60,000.00

INTEREST ON CONTRACTS.

XII-95a—Interest on Funded and Floating Debt.

49 J—Interest on Contracts\$ 50,000.00

Total\$ 50,000.00

Code Account Number—Class	Amount Appropriated
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SINKING FUND.

B-105a—Cash Transfer Payments to Sinking Funds.

600 K—Filtration 1908.....	\$ 24,903.44
601 K—Water, 1908	23,617.10
602 K—Public Works, 1908..	6,972.98
603 K—Charities, 1908	4,482.12
604 K—Bridges, 1908	3,786.33
605 K—Public Safety, 1908..	996.13
1723 D—Materials	800.82
606 K—Fire and Police, 1908	4,980.69
607 K—Parks, 1908	5,128.93
608 K—Water Main Extension, 1908	9,909.25
609 K—Health, 1908	617.10
619 K—Duquesne Way Bridge, 1908 ...	1,981.86
611 K—Park Improvement, 1908	14,864.24
612 K—Larimer Ave. and Negley Run Bridge, 1908	7,927.35
613 K—Monongahela Water Company, 1909...	65,492.60
614 K—South Side Water Extension, 1909 ..	18,138.69
616 K—Sandusky Street Improvement	1,119.02
617 K—South 22nd Street Bridge, 1909	737.13
618 K—Water A, 1910	25,763.62
619 K—Water B, 1910	2,904.50
620 K—Water C, 1910	5,944.55
621 K—Street Improvement A, 1910 ...	12,575.01
622 K—Bridge A, 1910	30,011.60
623 K—Bridge A, 1910	4,874.65
625 K—Sewer A, 1910	4,674.10
626 K—Sewer B, 1910	6,567.72
627 K—Hospital, 1910	7,722.72
628 K—Incinerating Plant, 1910	2,904.50
629 K—Parks, 1910	5,945.59
630 K—City Hall, 1910	48,800.23
631 K—Water Funding, 1910	22,227.32
632 K—Water Improvement A, 1909	737.25
633 K—Water D, 1910	2,972.81
634 K—Water A, 1911	4,980.69
635 K—Street Improvement A, 1911 ...	3,800.00
636 K—Bridge D, 1911	2,191.51
637 K—Hoefeler Street Bridge, 1911	996.13
638 K—Funding A, 1911....	10,200.00
639 K—South 18th Street Improvement, 1911	5,946.36
640 K—Bloomfield Bridge A, 1911	991.05
641 K—Hights Run Bridge 1911	4,964.66

Code Account Number—Class	Amount Appropriated
642 K—Soho Run Sewer, 1911	2,972.80
643 K—Thirty-third Street Sewer, 1911	3,963.74
644 K—Water F, 1911	32,700.69
645 K—Water E, 1911	990.93
646 K—Street Improvement C, 1911	16,350.39
647 K—Street Improvement B, 1911	8,919.53
648 K—Street Improvement A, 1912	2,901.45
649 K—Water A, 1912	5,803.70
650 K—Bridge A, 1912	967.32
651 K—Bridge B, 1912	3,000.00
652 K—Bloomfield Bridge 1911	14,863.99
653 K—Water B, 1912	6,936.53
654 K—Water C, 1912	43,601.08
655 K—Street Improvement B, 1912	3,963.74
656 K—Street Improvement C, 1912	1,981.86
657 K—Street Improvement D, 1912	990.93
658 K—Street Improvement E, 1912	6,936.53
69 K—Bridge C, 1912	990.93
660 K—Bridge D, 1912	4,954.66
661 K—Fire Apparatus, 1912	3,963.74
662 K—Municipal Buildings, 1912	2,972.80
663 K—Hospital, 1912	2,972.80
664 K—Poor Home, 1912	15,854.94
665 K—Grade Crossing, 1912	13,873.08
666 K—Playgrounds, 1912 ..	12,882.25
668 K—Market House, 1912.	9,911.18
669 K—Playgrounds A, 1913	2,988.41
670 K—Street A, 1913	5,000.00
671 K—Playgrounds B, 1913	10,957.54
672 K—Street A, 1914	4,980.69
673 K—Fire Apparatus, 1914	4,000.00
674 K—Poor Home, 1914	11,953.68
675 K—Water A, 1914	9,911.18
676 K—Funding, 1914	91,182.88
678 K—Penn Avenue Im- provement, 1915.	16,000.00
679 K—Hamilton Avenue Improvement 1915	3,000.00
680 K—Current Expense, 1915	500,000.00
Total	\$1,300,536.51
Total, New City	\$11,284,219.01

Code Account Number—Class	Amount Appropriated
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**OLD CITY OF PITTSBURGH.
INTEREST AND TAX ON LOANS.**

XII-05a—Interest on Funded and Floating Debt.	
1 J—Interest and Tax on Loans	\$453,000.00

Total

SINKING FUND.

**B-105b—Cash Transfer Payments to
Sinking Funds.**

310 K—Monongahela River Bridge	\$ 32,830.49
311 K—Funded Debt, 1904 ..	22,687.06
312 K—Water Works, 1895.	43,773.98
313 K—Parks, 1895	38,302.23
314 K—Boulevards, 1895....	10,943.49
315 K—Public Safety, 1895.	10,943.49
319 K—Loan of 1900	153,208.92
325 K—Filtration, 1904	\$113,126.30
350 K—Water Funding, 1906	21,051.63
351 K—Water Extension, 1906	11,354.94
352 K—Funded Debt, 1907..	14,726.46
353 K—Improvement, 1907..	15,341.02
355 K—Pittsburgh Funding A, 1908	4,816.06
356 K—Pittsburgh Funding B, 1908	4,702.25
357 K—Pittsburgh Fund- ing C, 1908	2,528.15
358 K—Pittsburgh Funding D, 1908	821.37
359 K—Parks, 1908	4,992.27
360 K—Pittsburgh Funding B, 1911	7,977.32

Total

Total, Old City

**FORMER CITY OF ALLEGHENY
INTEREST AND TAX ON LOANS.**

XII-05a—Interest on Funded and Floating Debt.	
20 J—Interest and Tax on Loans	\$239,500.00

Total

SINKING FUND.

**B-105c—Cash Transfer Payments to
Sinking Funds.**

409 Water Extension, 1887	\$ 1,703.18
410 K—Sewer, 1887	851.60
411 K—Water Extension, 1889	2,980.59
412 K—Electric Light A. 1891	2,725.10
413 K—Renewal Water, 1893	1,703.19

Code Account Number—Class	Amount Appropriated
414 K—Sewer A, 1893	936.76
415 K—Street Improve- ment A, 1893....	3,406.38
416 K—Electric Light B, 1893	238.45
417 K—Street Improve- ment B, 1894	3,406.38
418 K—Sewer B, 1894	1,703.19
419 K—Street Improvement C, 1894	3,406.38
420 K—Sewer C, 1894	2,469.63
421 K—Electric Light C, 1894	1,464.75
422 K—Water, C and L, 1895	34,311.03
423 K—Street Improvement F-I, 1895	8,239.66
424 K—Sewer Improve- ment, F-I, 1895 .	5,472.23
425 K—Highway Improve- ment, C-F, 1995.	8,239.66
426 K—Street Improvement, L-O, 1895	5,472.23
427 K—Street Improvement R-U, 1895-7	10,950.93
428 K—Water Improvement, ment, C. R. 1896.	10,950.93
C-R, 1896	950.93
429 K—Electric Light Plant 1904-9	3,537.26
430 K—Street Improvement, 1905	14,856.52
431 K—Electric Light, 1906.	884.32
435 K—Street Improvement Funding, 1907 ..	6,812.78
436 K—Electric Light, 1907 .	2,652.96
437 K—Parks, 1906	285.31
438 K—Street Improvement, 1906	570.61
439 K—Water, 1906	\$ 2,496.10
440 K—City Home, 1905 ..	727.46
441 K—Parks, 1905	2,652.96
442 K—Grade Crossing, 1905	3,674.03
443 K—Water, 1905	6,632.36
444 K—Public Safety, 1905 .	727.46
445 K—Water, 1901	12,580.55
446 K—Public Safety, 1901..	2,652.95
447 K—City Home, 1901 ...	2,853.08
448 K—Electric Light, 1901.	2,853.08
449 K—Sewer Improvement, 1901	1,768.63
450 K—Street Improvement, 1901	9,818.87
451 K—Judgment Fund, 1904	14,149.05
452 K—Pension Fund, 1908.	1,841.99
453 K—Pittsburgh and Alle- gheny Funding B, 1908	12,706.10
454 K—North Side Fund- ing, 1909	5,699.63
455 K—Funding C, 1911 ...	12,026.69
Total	\$236,082.99

Code Account Number—Class	Amount Appropriated
Total, Former City of Pittsburgh	\$475,592.99

BOROUGH'S INTEREST.

XII-85a—Interest on Funded and Floating Debt.

30 J—Interest on Bonded Debt, Sheraden..	15,950.00
31 J—Interest on Bonded Debt, Montooth .	1,500.00
32 J—Interest on Bonded Debt, Elliott....	\$ 1,792.50
33 J—Interest on Bonded Debt, Esplen	755.00
34 J—Interest on Bonded Debt, Beechview ..	905.00

Total

SINKING FUNDS.

B-165d—Cash Transfer Payments to Sinking Funds.

501 K—Elliott	\$ 1,507.24
502 K—Esplen	653.59
503 K—Montooth ...	279.12
504 K—Sheraden	8,253.59
505 K—Pittsburgh-Sheraden Funding	3,789.78
506 K—Pittsburgh-Mon- tooth Funding..	941.77
507 K—Beechview	563.10

Total

Total, Boroughs

Grand Total, Greater

City

Section 8. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Pittsburgh, December 28th, 1915.

I do hereby certify that the items in the foregoing ordinance, which have been disapproved by the Mayor, and returned with his objections to the Council, were passed by a two-thirds vote of said Council, this 28th day of December, A. D. 1915.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 27, page 283.

No. 407

AN ORDINANCE—Creating the Bureau of Detectives in the Department of Public Safety as a part of the police force of the city, and fixing the number and salaries of the employees thereof, and providing that the Civilian Aide to the Director of the Department of Public Safety shall per-

form the duties of the Chief of Detectives.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the first day of January, 1916, there shall be and is hereby created the Bureau of Detectives in the Department of Public Safety as a part of the police force of the city.

Section 2. The employees of said Bureau and their compensation shall be as follows:

1 Chief of Detectives.

25 detectives at a salary of \$1,500.00 per annum each.

27 plain clothes patrolmen at a salary of \$1,200.00 per annum each.

Section 3. The duties of the Chief of detectives shall be performed by the Civilian Aide to the Director of the Department of Public Safety, without additional compensation.

Section 4. It is hereby understood and agreed that the plain clothes patrolmen referred to above shall be those who were in active duty as such prior to November 1st, 1915.

Section 5. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Pittsburgh, December 28th, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor, and returned with his objections to the Council, was passed by a two-thirds vote of said Council, this 28th day of December, A. D. 1915.

*E. J. MARTIN,
Clerk of Council.*

Ordinance Book 27, page 312.

No. 408

A N. ORDINANCE—Fixing the number of officers and employees of all departments of the City of Pittsburgh, and the rate of compensation thereof.

Section 1. Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That from and after the first day of January, 1916, the number of officers and employees of all departments of the City of Pittsburgh and the rates of compensation thereof shall be and the same are fixed and established as herein set forth:

SECTION 2.

COUNCIL.

Nine Councilmen, \$6,500.00 each per annum.

SECTION 3.

CITY CLERK'S OFFICE.

City Clerk, \$3,000.00 per annum.

Assistant City Clerk, \$3,000.00 per annum.

*Recording Clerk, \$2,400.00 per annum.
Clerk, \$1,800.00 per annum.*

Stenographer-Clerk \$1,800.00 per annum.

SECTION 4.

City Clerk's Office—Division of Efficiency Standards.

Chief of Efficiency Standards, \$3,000.00 per annum.

Examiner of Efficiency, \$1,800.00 per annum.

Stenographer-Clerk, \$960.00 per annum.

SECTION 5.

City Clerk's Office—Building Code Committee.

Secretary-Engineer, \$3,000.00 per annum.

SECTION 6.

MAYOR'S OFFICE.

Mayor, \$10,000.00 per annum.

Mayor's Secretary, \$3,600.00 per annum.

Chief Clerk, \$1,650.00 per annum.

Clerk, \$1,600.00 per annum.

Stenographer-Clerk, \$1,500.00 per annum.

Messenger, \$1,200.00 per annum.

Chief Accountant, \$4,000.00 per annum.

Accountant, \$2,040.00 per annum.

Stenographer-Clerk, \$1,020.00 per annum.

Six Police Magistrates, \$2,500.00 each, per annum.

Clerk, \$1,200.00 per annum.

SECTION 7.

Mayor's Office—Division of Motor Vehicles.

Superintendent, \$1,800.00 per annum.

Chauffeur-Clerk, \$1,200.00 per annum.

Chauffeur, \$900.00 per annum.

Three Motor Vehicle Mechanics, \$1,200.00 each, per annum.

Two Chauffeur Mechanics, \$1,200.00 each, per annum.

Electrician and Batteryman, \$1,080.00 per annum.

Eighteen Police Patrol Chauffeurs, \$1,020.00 each, per annum.

Six Laborers, \$2.00 each, per day.

SECTION 8.

Mayor's Office—Bureau of Horses.

Superintendent of Horses:

Two Veterinary Surgeons, \$1,000.00 each, per annum.

Clerk, \$720.00 per annum.

SECTION 9.

Mayor's Office—City Architect.

City Architect, \$4,000.00 per annum.

Chief Draftsman, \$1,860.00 per annum.

Designing Draftsman, \$1,500.00 per annum.

Stenographer, \$900.00 per annum.

Inspector of Construction, \$1,800.00 per annum.

SECTION 10.

DEPARTMENT OF CITY CONTROLLER.

City Controller, \$5,000.00 per annum.
Chief Clerk and Accountant, \$4,000.00 per annum.

General Clerk and Assistant Bookkeeper, \$3,600.00 per annum.

Accountant, \$2,040.00 per annum.

Accountant, \$1,800.00 per annum.

Warrant Clerk, \$2,100.00 per annum.

Warrant Clerk, \$1,500.00 per annum.

General Clerk, \$1,800.00 per annum.

Two Counter Clerks, \$1,500.00 each per annum.

Street Account Clerk, \$1,500.00 per annum.

Street Account Clerk, \$1,200.00 per annum.

Controller's Auditor, \$1,200.00 per annum.

Stenographer-Clerk, \$1,200.00 per annum.

Clerk, \$1,080.00 per annum.

Two Field Auditors, \$1,500.00 each per annum.

Auditor, \$3,600.00 per annum.

Two Clerks, \$1,200.00 each per annum.

Clerk, \$900.00 per annum.

SECTION 11.

Department of City Controller—Bureau of Accounting Revision.

Chief Accountant, \$4,000.00 per annum.

Accountant, \$2,520.00 per annum.

Three Accountants, \$2,040.00 each per annum.

Accountant, \$1,800.00 per annum.

Stenographer-Clerk, \$1,080.00 per annum.

SECTION 12.

DEPARTMENT OF CITY TREASURER.

City Treasurer and Collector of Delinquent Taxes, \$8,000.00 per annum.

Chief Clerk, \$3,000.00 per annum.

Paymaster, \$2,500.00 per annum.

Cashier, \$2,000.00 per annum.

Bond Clerk, \$1,800.00 per annum.

Clerk, \$1,700.00 per annum.

Five Clerks, \$1,500.00 each per annum.

Clerk, \$1,400.00 per annum.

Clerk, \$1,300.00 per annum.

Clerk, \$1,080.00 per annum.

Stenographer-Clerk, \$1,200.00 per annum.

Stenographer, \$900.00 per annum.

Chauffeur, \$900.00 per annum.

Messenger, \$900.00 per annum.

Watchman, \$900.00 per annum.

Dog License Collector, \$85.00 per month.

At the salary herein fixed, the dog license collector shall be paid and in addition shall, at the end of the fiscal year, receive a commission of 10 per cent of the gross receipts from dog licenses in excess of \$10,000.00.

Six Cashiers, as needed, \$100.00 each per month.

Four Clerks, as needed, \$85.00 each per month.

Nine Clerks, as needed, \$75.00 each per month.

Six Stenographers, as needed, \$75.00 each per month.

The City Treasurer shall be and is hereby authorized to allow and pay the temporary clerks engaged in his office during the tax collecting season, the sum of 62 cents for each and every hour of overtime in excess of the hours now established by ordinance, during which said temporary clerks shall be employed.

SECTION 13.

Department of Collector of Delinquent Taxes.

Chief Clerk, \$3,000.00 per annum.

Bookkeeper, \$1,500.00 per annum.

Clerk, \$1,500.00 per annum.

Four Clerks, \$1,320.00 each per annum.

Clerk, \$1,200.00 per annum.

Two Clerks, \$1,080.00 each per annum.

Clerk, \$1,020.00 per annum.

Clerk, \$1,000.00 per annum.

Three Clerks, \$900.00 each per annum.

SECTION 14.

DEPARTMENT OF LAW.

City Solicitor, \$8,000.00 per annum.

First Assistant City Solicitor, \$5,000.00 per annum.

Four Assistant City Solicitors, \$4,000.00 each per annum.

Two Assistant City Solicitors, \$2,000.00 each per annum.

Two Assistant City Solicitors, \$2,500.00 each per annum.

Detective, \$2,000.00 per annum.

Evidence Clerk, \$1,800.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Two Stenographers, \$960.00 each per annum.

Messenger, \$960.00 per annum.

Telephone Operator, \$720.00 per annum.

Lien Clerk, \$3,000.00 per annum.

Assistant Lien Clerk, \$1,200.00 per annum.

Municipal Improvement Clerk, \$2,500.00 per annum.

Two Stenographers, \$900.00 each per annum.

SECTION 15.

Department of Law—Bureau of Public Improvements.

Superintendent, \$2,400.00 per annum.
Chief Clerk, \$1,500.00 per annum.
Clerk, \$1,500.00 per annum.
Clerk, \$960.00 per annum.
Two Evidence Stenographers, \$1,500.00 each per annum.
Three Service Clerks, \$1,080.00 each per annum.
Two Engineering Draftsmen, \$1,380.00 each per annum.

SECTION 16.

DEPARTMENT OF ASSESSORS.

Chief Assessor, \$3,300.00 per annum.
Eight Assessors, \$2,700.00 each per annum.
Chief Clerk, \$2,100.00 per annum.
Assistant Chief Clerk, \$1,800.00 per annum.
Five Clerks, \$1,440.00 each per annum.
Five Clerks, \$1,200.00 each per annum.
Eleven Clerks, \$1,080.00 each per annum.
Clerk, \$1,020.00 per annum.
Clerk, \$900.00 per annum.
Stenographer, \$900.00 per annum.
Supervising Draftsman, \$1,680.00 per annum.
Two Engineering Draftsmen, \$1,200.00 each per annum.
Temporary Clerks, as needed, \$85.00 each per month.

SECTION 17.

CIVIL SERVICE COMMISSION.

President, \$2,400.00 per annum.
Two Commissioners, \$2,000.00 each per annum.

SECTION 18.

DEPARTMENT OF CITY PLANNING.

Secretary and Chief Engineer, \$3,000.00 per annum.

SECTION 19

ART COMMISSION.

Assistant Secretary, \$2,000.00 per annum.

SECTION 20.

DEPARTMENT OF PUBLIC SAFETY.

Director, \$8,000.00 per annum.
Civilian Aide, \$4,000.00 per annum.
Chief Clerk, \$3,000.00 per annum.
Assistant Chief Clerk, \$1,800.00 per annum.
Bookkeeper, \$1,500.00 per annum.
Clerk, \$1,200.00 per annum.
Clerk, \$1,080.00 per annum.
Stenographer-Clerk, \$1,200.00 per annum.
Stenographer, \$1,200.00 per annum.
Messenger, \$900.00 per annum.

Fire and Police Surgeon, \$2,400.00 per annum.

Electrical and Mechanical Engineer, \$1,800.00 per annum.

Three Engine Room Laborers, \$900.00 each per annum.

Night Officer, \$900.00 per annum.

Two Elevator Operators, \$900.00 each per annum.

Two Window Cleaners, \$720.00 each per annum.

Four Cleaners, \$480.00 each per annum.

Carpenter Foreman, not to exceed C. U. W.

Four Carpenters, not to exceed, C. U. W.

Painter Foreman, not to exceed, C. U. W.

Four Painters, not to exceed, C. U. W.

Four Plumbers, not to exceed, C. U. W.

Four Engineers, not to exceed, C. U. W.

Laborers, \$2.00 each per day.

SECTION 21.

Department of Public Safety—Division of Weights and Measures.

Chief Inspector, \$1,800.00 per annum.

Assistant Chief Inspector, \$1,080.00 per annum.

Seven Inspectors, \$1,080.00 each per annum.

SECTION 22.

Department of Public Safety—Division of Boiler Inspection.

Boiler Inspector, \$2,000.00 per annum.

Two Assistant Boiler Inspectors, \$1,500.00 each per annum.

Stenographer-Clerk, \$900.00 per annum.

SECTION 23.

Department of Public Safety—Bureau of Detectives.

Chief of Detectives.

Twenty-five Detectives, \$1,500.00 each per annum.

Twenty-seven Plain Clothes Patrolman, \$1,200.00 each per annum.

At the salaries herein fixed, the Detectives and the Plain Clothes Patrolman in the Bureau of Detectives shall be paid, together with the additional salary of fifteen dollars each, per annum, which said additional salary of fifteen dollars each per annum shall be set aside in regular monthly installments by the City Controller and paid to the Police Pension Fund Association of the City of Pittsburgh, for the purpose of making such employees beneficiaries of the said Police Pension Fund Association of the City of Pittsburgh.

SECTION 24.

Department of Public Safety—Bureau of Police.

Superintendent, \$4,000.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Assistant Chief Clerk, \$1,500.00 per annum.

Stenographer-Clerk, \$1,500.00 per annum.

Two Stenographers, \$1,200.00 each per annum.

Clerk, \$1,200.00 per annum.

Two Clerks, \$900.00 each per annum.

Clerk, \$720.00 per annum.

Messenger, \$720.00 per annum.

Six District Commissioners, \$2,000.00 each per annum.

One Captain of Traffic, \$1,800.00 per annum.

Thirty-five Lieutenants, \$1,600.00 each per annum.

Forty-nine Sergeants, \$1,314.00 each per annum.

Six Hundred and Seventy-two Patrolman:

1st year, \$960.00 each per annum.

2nd year, \$1,020.00 each per annum.

3rd year, \$1,080.00 each per annum.

4th year, \$1,140.00 each per annum.

5th year, \$1,200.00 each per annum.

Market Officer, \$1,200.00 per annum.

Three Signal Service Operators, \$1,200.00 each per annum.

Four Women Police Auxiliaries, \$900.00 each per annum.

Sixteen Matrons, \$780.00 each per annum.

Four Cleaners, \$480.00 each per annum.

Fifteen Janitors, \$2.50 each per day.

Eleven Laborer-Hoisters, \$2.50 each per day.

Labor Foreman, \$2.25 per day.

Laborers, \$2.00 each per day.

Twenty Police Guards, \$3.00 each per day.

At the salaries herein fixed, the Superintendent, District Commissioners, Captain of Traffic, Lieutenants, Sergeants, Patrolmen and Market Officer, shall be paid, together with the additional salary of fifteen dollars each per annum, which said additional salary of fifteen dollars each per annum shall be set aside in regular monthly installments by the City Controller and paid to the Police Pension Fund Association of the City of Pittsburgh, for the purpose of making such employees beneficiaries of the said Police Pension Fund Association of the City of Pittsburgh.

SECTION 25.

Department of Public Safety—Bureau of Fire.

Chief, \$4,000.00 per annum.

Seven District Chiefs, \$2,000.00 each per annum.

Chief Clerk, \$2,400.00 per annum.

Stenographer-Clerk, \$1,200.00 per annum.

Two Clerks, \$1,200.00 each per annum.

Storekeeper, \$1,080.00 per annum.

Assistant Storekeeper, \$1,080.00 per annum.

Harness Maker, \$1,200.00 per annum.

Auto Mechanician, \$1,800.00 per annum.

Deputy Superintendent of Machinery, \$1,500.00 per annum.

Superintendent of Horses, \$1,800.00 per annum.

Eight Fuel Wagon Drivers, \$1,260.00 each per annum.

Sixty-two Captains, \$1,500.00 each per annum.

Seventy-six Lieutenants, \$1,320.00 each per annum.

Forty-six Engineers, \$1,350.00 each per annum.

Forty-six Assistant Engineers, \$1,200.00 each per annum.

One Hundred Twenty-seven Drivers, \$1,260.00 each per annum.

Four Hundred Thirty-one Hosemen and Laddermen:

1st year, \$960.00 each per annum.

2nd year, \$1,020.00 each per annum.

3rd year, \$1,080.00 each per annum.

4th year, \$1,140.00 each per annum.

5th year, \$1,200.00 each per annum.

Engineer, not to exceed, C. U. W.

Three Machinists, not to exceed, C. U. W.

Two Blacksmiths, not to exceed, C. U. W.

Three Blacksmith Helpers, not to exceed C. U. W.

Two Wagon Makers, not to exceed, C. U. W.

Coach Painter, not to exceed, C. U. W.

Driver at Stable, \$2.50 per day.

Laborers, \$2.00 each per day.

At the salaries herein fixed, the Chief, District Chiefs, Chief Clerk, Storekeeper, Superintendent of Horses, Deputy Superintendent of Machinery, Captains, Lieutenants, Engineers, Assistant Engineers, Drivers, Ladderman and Hoseman in the Bureau of Fire shall be paid, together with the additional salary of thirty dollars each per annum, said additional salary of thirty dollars each per annum shall be set aside in equal monthly installments by the City Controller and paid to the Firemen's Disability Board of the City of Pittsburgh, for the purpose of making such employees beneficiaries in the Firemen's Disability Fund.

SECTION 26.

Department of Public Safety—Bureau of Electricity.

Superintendent, \$2,600.00 per annum.

Deputy Superintendent, \$2,400.00 per annum.

Chief Clerk, \$1,320.00 per annum.

Draftsman, \$1,500.00 per annum.

Stenographer, \$900.00 per annum.

Chief Fire Alarm Operator, \$1,380.00 per annum.

Nine Fire Alarm Operators, \$1,320.00 each per annum.

Five Police Box Inspectors, \$1,080.00 each per annum.

Two Fire Alarm Inspectors, \$1,080.00 each per annum.

Foreman of Construction, \$1,500.00 per annum.

Line Foreman, \$1,320.00 per annum.

Eleven Linemen, \$1,200.00 each per annum.

Battery Man, \$1,200.00 per annum.

Cable Splicer, \$1,200.00 per annum.

Driver, \$1,080.00 per annum.

Store-keeper, \$900.00 per annum.

Eight Telephone Operators, \$720.00 each per annum.

Telephone Operator, \$600.00 per annum.

Laborers, \$2.00 each per day.

At the salaries herein fixed, The Superintendent, Deputy Superintendent, Chief Clerk, Draftsman, Operators, Inspectors, Line Foreman, Lineman, Foreman of Construction, Batteryman, Cable Splicer, Driver, and Store-keeper, in the Bureau of Electricity, shall be paid, together with the additional salary of thirty dollars each per annum, which said additional salary of thirty dollars each shall be set aside in equal monthly installments by the City Controller and paid to the Firemen's Disability Board for the use and purpose of the Firemen's Disability Fund of the City of Pittsburgh, for the purpose of making such employes beneficiaries of said fund.

SECTION 27.

Department of Public Safety—Bureau of Building Inspection.

Superintendent, \$4,000.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Two Clerks, \$1,080.00 each per annum.

Stenographer-Clerk, \$900.00 per annum.

SECTION 28.

Department of Public Safety—Division of Engineering.

Assistant Superintendent, \$3,000.00 per annum.

Assistant Engineer, \$2,040.00 per annum.

Two Assistant Engineers, \$1,860.00 each per annum.

Inspector-Plan Examiner, \$1,500.00 per annum.

Assistant Engineer, \$1,800.00 per annum.

SECTION 29.

Department of Public Safety—Division of Inspection.

Chief Inspector, \$2,400.00 per annum.

Nine Building Construction Inspectors, \$1,500.00 each per annum.

Two Elevator Inspectors, \$1,500.00 each per annum.

Fire Escape Inspector, \$1,500.00 per annum.

Sign Inspector, \$1,500.00 per annum.
Plastering Inspector, \$1,500.00 per annum.

Seven Patrol Inspectors, \$1,080.00 each per annum.

Assistant Chief Plumbing Construction Inspector, \$1,800.00 per annum.

Three Plumbing Construction Inspectors, \$1,500.00 each per annum.

Assistant Chief Electric Wiring Inspector, \$1,800.00 per annum.

Eight Electric Wiring Inspectors, \$1,200.00 each per annum.

At the salaries herein fixed, the Assistant Chief Electric Wiring Inspector and the Electric Wiring Inspectors in the Bureau of Building Inspection shall be paid, together with the additional salary of thirty dollars each per annum, which said additional salary of thirty dollars each per annum shall be set aside in equal monthly installments by the City Controller and paid to the Firemen's Disability Board for the use and purpose of the Firemen's Disability Fund of the City of Pittsburgh, for the purpose of making such employes beneficiaries of said fund.

SECTION 30.

DEPARTMENT OF HEALTH.

Director, \$7,000.00 per annum.

Chief Clerk, \$2,100.00 per annum.

Bookkeeper, \$1,800.00 per annum.

Stenographer-Clerk, \$1,080.00 per annum.

Clerk, \$900.00 per annum.

Two Cleaners, \$480.00 each per annum.

SECTION 31.

Department of Health—Bureau of Infectious Diseases.

Superintendent, \$3,600.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Four Clerks, \$1,200.00 each per annum.

Clerk, \$1,000.00 per annum.

Stenographer, \$900.00 per annum.

SECTION 32.

Department of Health—Division of Registration.

Chief Statistical Clerk, \$1,500.00 per annum.

Statistical Clerk, \$1,200.00 per annum.

Transcribing Clerk, \$1,000.00 per annum.

SECTION 33.

Department of Health—Division of Transmissible Diseases.

Chief Medical Inspector, \$2,400.00 per annum.

Supervising Medical Inspector, \$1,800.00 per annum.

Four Medical Inspectors, \$1,200.00 each per annum.

Clerk, \$1,200.00 per annum.

Chief Disinfecter, \$1,200.00 per annum.

Three Disinfectors, \$1,080.00 per annum.

Quarantine Inspector, \$960.00 per annum.

Four Tuberculosis Nurses, \$300.00 each per annum.

Four Field Nurses, \$840.00 each per annum.

Four Field Nurses, \$780.00 each per annum.

SECTION 34.

Department of Health—Division of Bacteriology.

Director of Laboratory, \$2,800.00 per annum.

Bacteriologist, \$1,800.00 per annum.

Chemist, \$2,400.00 per annum.

Assistant Chemist, \$1,500.00 per annum.

Clerk, \$1,200.00 per annum.

Laboratory Assistant, \$1,080.00 per annum.

Two Laboratory Assistants, \$780.00 each per annum.

Two Sample Collectors, \$900.00 each per annum.

Laboratory Cleaner, \$2.25 per day.

Laboratory Cleaner, \$2.00 per day.

SECTION 35.

Department of Health—Tuberculosis Hospital.

Medical Superintendent, \$2,100.00 per annum.

Resident Physician, \$1,200.00 per annum.

Steward, \$1,200.00 per annum.

Clerk, \$900.00 per annum.

Superintendent of Nurses, \$1,200.00 per annum.

Ten Nurses, \$780.00 each per annum.

Supervisor of Attendants, \$600.00 per annum.

Three Male Attendants, \$480.00 each per annum.

Female Attendant, \$360.00 per annum.

Four Female Attendants, \$300.00 each per annum.

Three Maids, \$300.00 each per annum.

Two Scrub Women, \$300.00 each per annum.

Four Cleaners, \$420.00 each per annum.

Chauffeur, \$600.00 per annum.

Chief Cook, \$600.00 per annum.

Two Assistant Cooks, \$360.00 each per annum.

Nurses as needed, \$65.00 each per month.

Attendants as needed \$30.00 each per month.

Three Engineers, not to exceed, C. U. W.

Carpenter, not to exceed, C. U. W.

Laundryman, \$2.25 per day.

Three Laundresses, \$1.50 each per day.

Four Laborers, \$2.00 each per day.

SECTION 36.

Department of Health—Municipal Hospital.

Superintendent, \$1,800.00 per annum.

Clerk, \$900.00 per annum.

Resident Physician, \$1,800.00 per annum.

Hospital Interne, \$600.00 per annum.

Superintendent of Nurses, \$840.00 per annum.

Twelve Nurses, \$780.00 each per annum.

Eight Ward Assistants, \$384.00 each per annum.

Four Orderlies, \$480.00 each per annum.

Seamstress, \$600.00 per annum.

Cook, \$600.00 per annum.

Two Assistant Cooks, \$420.00 each per annum.

Nurses, as needed, \$65.00 each per month.

Three Engineers, not to exceed, C. U. W.

Carpenter, not to exceed, C. U. W.

Two Watchmen, \$2.25 each per day.

Driver, \$2.25 per day.

Laundryman, \$2.25 per day.

Four Laundresses, \$1.50 each per day.

Four Scrub Women, \$1.00 each per day.

Five Laborers, \$2.00 each per day.

SECTION 37.

Department of Health—Bureau of Child Welfare.

Superintendent, \$3,600.00 per annum.

Medical Service Inspector, \$1,080.00 per annum.

Clerk, \$1,320.00 per annum.

Clerk, \$1,000.00 per annum.

Stenographer-Clerk, \$900.00 per annum.

Ten Medical Inspectors, \$1,500.00 each per annum.

Twenty Medical Inspectors for Ten Months, \$125.00 each per month.

Two Medical Inspectors for Ten months, \$100.00 each per month.

Fifteen Field Nurses, \$900.00 each per annum.

Three Field Nurses, \$780.00 each per annum.

Eight Assistant Nurses, \$480.00 each per annum.

Two Assistant Nurses, \$420.00 each per annum.

Assistant Nurses, \$8.00 each per week.

SECTION 38.

Department of Health—Bureau of Smoke Regulation.

Bureau Chief, \$4,000.00 per annum.

Assistant Bureau Chief, \$2,500.00 per annum.

Two Smoke Inspectors, \$1,500.00 each per annum.

Junior Smoke Inspector, \$900.00 per annum.

Stenographer-Clerk, \$960.00 per annum.

Stenographer-Clerk, \$720.00 per annum.

Three Advisory Engineers, \$10.00 each per meeting.

SECTION 39.

Department of Health—Bureau of Sanitation.

Superintendent, \$3,600.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Stenographer, \$900.00 per annum.

Six Weighmasters, \$2.50 each per day.

SECTION 40.

Department of Health—Division of Plumbing and House Drainage.

Chief Plumbing Inspector, \$2,200.00 per annum.

Three Plumbing Inspectors, \$1,500.00 each per annum.

Clerk, \$900.00 per annum.

Plumbing Examiners, \$5.00 each per day.

Department of Health—Division of Housing and Sanitary Inspection.

Chief of Division, \$2,000.00 per annum.

Three Supervisors, \$1,500.00 each per annum.

Clerk, \$1,200.00 per annum.

Clerk, \$900.00 per annum.

Stenographer, \$900.00 per annum.

Ten Inspectors, \$1,200.00 each per annum.

Nine Inspectors, \$1,140.00 each per annum.

Nine Inspectors, \$1,080.00 each per annum.

SECTION 42.

Department of Health—Bureau of Food Inspection.

Superintendent, \$3,600.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Stenographer, \$900.00 per annum.

SECTION 43.

Department of Health—Division of Dairy Inspection.

Ten Dairy Inspectors, \$1,500.00 each per annum.

SECTION 44.

Department of Health—Division of Meat Inspection.

Chief Meat Inspector, \$1,800.00 per annum.

Seven Meat Inspectors, \$1,500.00 each per annum.

SECTION 45.

Department of Health—Division of Milk and Miscellaneous Food Inspection.

Chief Food Inspector, \$1,800.00 per annum.

Assistant Food Inspector, \$1,500.00 per annum.

Six Food Inspectors, \$1,080.00 each per annum.

Two Food Inspectors, \$1,020.00 each per annum.

Bacteriologist and Chemist, \$1,080.00 per annum.

Laboratory Assistant, \$1,080.00 per annum.

Two Laborers, \$2.00 each per day.

SECTION 46.

DEPARTMENT OF CHARITIES

Director, \$6,500.00 per annum.

Examiner, \$1,500.00 per annum.

Cashier-Clerk, \$1,320.00 per annum.

Chief Inspector, \$1,200.00 per annum.

Two Inspectors, \$1,080.00 each per annum.

Stenographer-Clerk, \$960.00 per annum.

Messenger, \$900.00 per annum.

Cleaner, \$480.00 per annum.

Laborer, \$2.00 per day.

Eleven District Physicians, \$1,000.00 each per annum.

SECTION 47.

Department of Charities—City Home and Hospital, Marshalsea.

Medical Director and Superintendent, \$3,600.00 per annum.

Resident Clerk, \$1,200.00 per annum.

Clerk, \$600.00 per annum.

Stenographer, \$720.00 per annum.

Resident Physician, \$1,980.00 per annum.

Two Junior Physicians, \$1,500.00 each per annum.

Dentist, \$1,200.00 per annum.

Hospital Steward and Ph. G., \$1,200.00 per annum.

Dietitian, \$900.00 per annum.

Laboratory Assistant and Clerk, \$780.00 per annum.

Two Supervisors, Male Asylum, \$660.00 each per annum.

Two Supervisors, Female Asylum, \$600.00 each per annum.

Asylum Attendants—1st year, Male, \$300.00 each per annum.

Asylum Attendants—2nd year, Male, \$420.00 each per annum.

Asylum Attendants—3rd year, Male, \$480.00 each per annum.

Asylum Attendants—1st year, Female, \$300.00 each per annum.

Asylum Attendants—2nd year, Female, \$360.00 each per annum.

Asylum Attendants—3rd year, Female, \$420.00 each per annum.

Male Nurse (Male Hospital), \$420.00 per annum.

Nurse (Female Hospital), \$420.00 per annum.

Supervisor Tubercular Hospital, \$600.00 per annum.

Two Chaplains (Protestant), \$540.00 each per annum.

Chaplain (Catholic), \$540.00 per annum.

Supervisor Male Home, \$480.00 per annum.

Matron, Female Home, \$420.00 per annum.

Matron Administration Building, \$360.00 per annum.

Storekeeper, \$900.00 per annum.

Supervisor Dining Room, \$420.00 per annum.

Dining-room Maid, \$360.00 per annum.

Officer's Cook, \$540.00 per annum.

Officer's Cook, \$480.00 per annum.

Inmates Cook, \$480.00 per annum.

Assistant Inmates' Cook, \$360.00 per annum.

Head Laundress, \$420.00 per annum.

Assistant Laundress, \$360.00 per annum.

Baker, \$720.00 per annum.

Watchman, \$480.00 per annum.

Four Firemen, not to exceed, C. U. W.

Farmer, \$1,020.00 per annum.

Assistant Farmer, \$540.00 per annum.

Gardener, \$720.00 per annum.

Seven Drivers, \$520.00 each per annum.

Three Engineers, not to exceed, C. U. W.

Electrical Engineer, not to exceed, C. U. W.

Steam fitter, not to exceed C. U. W.

Plumber, not to exceed, C. U. W.

Carpenter, not to exceed, C. U. W.

Painter, not to exceed, C. U. W.

Repairman, \$2.75 per day.

Laborers, \$2.00 each per day.

SECTION 48.

Department of Charities—North Side City Home, Warner.

Superintendent, \$1,800.00 per annum.

Assistant Superintendent, \$1,200.00 per annum.

Resident Clerk, \$900.00 per annum.

Resident Physician, \$1,500.00 per annum.

Junior Physician, \$1,200.00 per annum.

Supervisor Male Asylum, \$540.00 per annum.

Asylum Attendants—1st year, Male, \$360.00 each per annum.

Asylum Attendants—2nd year, Male, \$420.00 each per annum.

Asylum Attendants—3rd year, Male, \$480.00 each per annum.

Asylum Attendants—1st year, Female, \$300.00 each per annum.

Asylum Attendants—2nd year, Female, \$360.00 each per annum.

Asylum Attendants—3rd year, Female, \$420.00 each per annum.

Three Male Nurses, \$420.00 each per annum.

Two Female Nurses, \$360.00 each per annum.

Chaplain (Protestant), \$360.00 per annum.

Chaplain (Catholic), \$360.00 per annum.

Organist, \$100.00 per annum.

Supervisor Male Home, \$540.00 per annum.

Supervisor Female Home, \$480.00 per annum.

Store-keeper, \$900.00 per annum.

Three Dining-room Maids, \$360.00 each per annum.

Officer's Cook, \$660.00 per annum.

Laundress, \$420.00 per annum.

Baker, \$600.00 per annum.

Watchman, \$720.00 per annum.

Chief Engineer, \$1,000.00 per annum.

Two Assistant Engineers, \$800.00 each per annum.

Repairman, \$800.00 per annum.

Farmer, \$800.00 per annum.

Florist, \$360.00 per annum.

Laborers, \$2.00 each per day.

SECTION 49.

DEPARTMENT OF SUPPLIES.

Director, \$6,500.00 per annum.

Chief Clerk, \$2,100.00 per annum.

Auditor, \$1,800.00 per annum.

Bookkeeper, \$1,200.00 per annum.

Clerk, \$1,500.00 per annum.

Clerk, \$1,200.00 per annum.

Clerk, \$1,080.00 per annum.

Clerk, \$960.00 per annum.

Clerk, 900.00 per annum.

Two Clerks, \$720.00 each per annum.

Clerk, \$660.00 per annum.

Two Stenographers, \$960.00 each per annum.

Messenger, \$900.00 per annum.

Senior Store-keeper, \$1,200.00 per annum.

Chauffeur, \$900.00 per annum.

Driver, \$2.50 per day.

Three Laborers, \$2.00 each per day.

SECTION 50.

BOARD OF WATER ASSESSORS.

Chairman of Board, \$3,500.00 per annum.

Member of Board, \$3,000.00 per annum.

Member of Board, \$2,500.00 per annum.

Chief Clerk, \$1,650.00 per annum.

Adjuster, \$1,500.00 per annum.

Construction Clerk, \$1,200.00 per annum.

Three Meter Clerks, \$1,080.00 each per annum.

Stenographer, \$900.00 per annum.
Nineteen Rate and Assessment
Clerks, \$1,080.00 each per annum.

SECTION 51.

**CARNEGIE FREE LIBRARY OF
ALLEGHENY.**

Librarian and Custodian of Building, \$3,000.00 per annum.

Stenographer-Clerk, \$900.00 per annum.

Head Library Assistant, \$1,350.00 per annum.

Cataloguer, \$1,020.00 per annum.

Assistant Cataloguer, \$900.00 per annum.

Superintendent of Circulation, \$840.00 per annum.

Children's Librarian, \$900.00 per annum.

Three Library Assistants, \$840.00 each per annum.

Four Library Sub-Assistants, \$720.00 each per annum.

Six Library Sub-Assistants, \$660.00 each per annum.

Library Sub-Assistant, \$600.00 per annum.

Two Apprentices, \$420.00 each per annum.

Five Apprentices, \$360.00 each per annum.

Apprentice, \$300.00 per annum.

Organist, \$1,200.00 per annum.

Head Janitor, \$1,020.00 per annum.

Seven Cleaners, \$480.00 each per annum.

Engineer, not to exceed, C. U. W.

Two Sunday Assistants, \$3.00 each per day.

Sunday Assistant, \$1.50 per day.

Three Janitors, \$2.50 each per day.

SECTION 52.

DEPARTMENT OF PUBLIC WORKS.

Director, \$8,000.00 per annum.

Chief Clerk, \$3,000.00 per annum.

Bookkeeper, \$1,800.00 per annum.

Stenographer-Clerk, \$1,500.00 per annum.

Stenographer, \$1,200.00 per annum.

Clerk, \$1,500.00 per annum.

Clerk, \$1,200.00 per annum.

Messenger, \$900.00 per annum.

Two Photographers, \$1,200.00 each per annum.

SECTION 53.

**DEPARTMENT OF PUBLIC WORKS—
BUREAU OF ENGINEERING.**

Chief Engineer, \$6,000.00 per annum.

Chief Clerk, \$2,400.00 per annum.

Cost Clerk, \$1,500.00 per annum.

Contract Clerk, \$1,320.00 per annum.

Stenographer-Clerk, \$1,500.00 per annum.

Three Stenographers, \$900.00 each per annum.

SECTION 54.

**Department of Public Works—Division
of Surveys.**

Assistant Chief Engineer, \$4,000.00 per annum.

Principal Assistant Engineer, \$3,000.00 per annum.

Six Assistant Engineers, \$2,040.00 each per annum.

Eleven Engineering Draftsmen, \$1,380.00 each per annum.

Counter Clerk, \$1,200.00 per annum.

Stenographer-Clerk, \$1,080.00 per annum.

Stenographer-Clerk, \$900.00 per annum.

Five Transitman, \$1,200.00 each per annum.

Rodman, \$900.00 per annum.

Five Rodman, \$840.00 each per annum.

Ten Chainmen, \$720.00 each per annum.

Laborers, \$2.50 each per day.

SECTION 55.

**Department of Public Works—Division
of Topography.**

Assistant Engineer, \$2,040.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Two Chainmen, \$720.00 each per annum.

SECTION 56.

**Department of Public Works—Division
of Street Signs.**

Public Works Inspector, \$1,050.00 per annum.

Two Sign Repairmen, \$720.00 each per annum.

SECTION 57.

**Department of Public Works—Division
of Design.**

Division Engineer, \$3,000.00 per annum.

Two Assistant Engineers, \$2,400.00 each per annum.

Six Engineering Draftsmen, \$1,380.00 each per annum.

Assistant Engineer, \$1,500.00 per annum.

Designing Draftsman, \$1,500.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Two Chainmen, \$720.00 each per annum.

Counter Clerk, \$1,200.00 per annum.

Index Clerk, \$1,200.00 per annum.

SECTION 58.

**Department of Public Works—Division
of Inspection.**

Two Assistant Chief Inspectors, \$1,560.00 each per annum.

Chief Inspector, \$1,800.00 per annum.
Twenty-five Public Works Inspectors, \$1,200.00 each per annum.

SECTION 59.

Department of Public Works—Division of Bridges.

Division Engineer, \$3,000.00 per annum.

Assistant Engineer, \$2,400.00 per annum.

Architect, \$3,000.00 per annum.

Architectural Draftsman, \$1,200.00 per annum.

Designing Draftsman, \$1,860.00 per annum.

Designing Draftsman, \$1,500.00 per annum.

Engineering Draftsman, \$1,380.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Chainman, \$720.00 per annum.

General Foreman, \$1,560.00 per annum.

Foreman of Painters, \$1,560.00 per annum.

Driver, \$2.25 per day.

Carpenters, not to exceed, C. U. W.

Bridge Painters, not to exceed, C. U. W.

Laborers, \$2.00 each per day.

SECTION 60.

Department of Public Works—Division of Sewers.

Division Engineer, \$3,000.00 per annum.

Four Assistant Engineers, \$1,500.00 each per annum.

Four Transitmen, \$1,200.00 each per annum.

Four Rodmen, \$840.00 each per annum.

Eight Chainmen, \$720.00 each per annum.

SECTION 61.

Department of Public Works—Division of Public Utilities.

Division Engineer, \$3,000.00 per annum.

Assistant Engineer, \$1,500.00 per annum.

Engineering Draftsman, \$1,380.00 per annum.

Transitman, \$1,200.00 per annum.

Rodman, \$840.00 per annum.

Chainman, \$720.00 per annum.

Seven Public Service Inspectors, \$1,200.00 each per annum.

SECTION 62.

Department of Public Works—Division of Streets.

Division Engineer, \$3,000.00 per annum.

Six Assistant Engineers, \$2,040.00 each per annum.

Five Transitmen, \$1,200.00 each per annum.

Five Rodmen, \$840.00 each per annum.

Ten Chainmen, \$720.00 each per annum.

SECTION 63.

Department of Public Works—Bureau of Deed Registry.

Register of Deeds, \$1,800.00 per annum.

Chief Clerk, \$1,500.00 per annum.

Plotting Clerk, \$1,080.00 per annum.

Two Clerks, \$900.00 each per annum.

SECTION 64.

Department of Public Works—Highways and Sewers—General Office.

Superintendent, \$4,000.00 per annum.

Assistant Superintendent, \$3,000.00 per annum.

Chief Clerk, \$1,800.00 per annum.

Stenographer-Clerk, \$1,200.00 per annum.

Clerk, \$1,200.00 per annum.

Three Clerks, \$900.00 each per annum.

SECTION 65.

Department of Public Works—Highways and Sewers—Division Officers.

Six District Supervisors, \$1,500.00 each per annum.

Six Clerks, \$900.00 each per annum.

Six District Foremen, \$1,080.00 each per annum.

Thirty-six Street Foremen, \$900.00 each per annum.

SECTION 66.

Department of Public Works—Stables, Yards and Buildings.

Fourteen Stable Foremen, \$2.50 each per day.

Painter, not to exceed, C. U. W.

Carpenter, not to exceed, C. U. W.

Drivers, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 67.

Department of Public Works—Cleaning Highways, Boulevards and Dumpage.

Drivers, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 68.

Department of Public Works—Repairing Highways.

Pavers, not to exceed, C. U. W.

Hammers, not to exceed, C. U. W.

Bricklayers, not to exceed, C. U. W.

Bricklayers' Helpers, not to exceed C. U. W.

Carpenters, not to exceed, C. U. W.

Carpenters' Helpers, not to exceed C. U. W.

Drivers, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 69.

Department of Public Works—Repairing Sewers and Cleaning nad Repairing Sewer Drops.

Bricklayers, not to exceed, C. U. W.
Bricklayers, not to exceed, C. U. W.
Drivers, \$2.25 each per day.
Drop Cleaners, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 70.

Department of Public Works—Boardwalks and Steps.

Foreman of Carpenters, \$1,500.00 per annum.
Carpenters, not to exceed, C. U. W.
Carpenters' Helpers, not to exceed, C. U. W.
Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 71.

Department of Public Works—Bridges.

Six Bridge Watchmen, \$2.50 each per day.
Drivers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 72.

Department of Public Works—Asphalt Plant.

Superintendent, \$3,000.00 per annum.
Assistant Superintendent, \$1,500.00 per annum.
Chief Engineer, \$1,500.00 per annum.
Three Clerks, \$900.00 each per annum.

Clerk, \$1,080.00 per annum.
General Foreman, \$4.00 per day.
Plant Foreman, \$3.50 per day.
Street Foremen, \$3.00 each per day.
Engineers, not to exceed, C. U. W.
Roller Engineers, not to exceed C. U. W.

Pavers, not to exceed, C. U. W.
Rammers, not to exceed C. U. W.
Bricklayers, not to exceed C. U. W.
Bricklayers' Helpers, not to exceed C. U. W.

Painter, not to exceed, C. U. W.
Carpenters, not to exceed, C. U. W.
Carpenters' Helpers, not to exceed C. U. W.

Auto Truck Drivers, \$2.80 each per day.

Itakers, not to exceed C. U. W.
Tampers, not to exceed C. U. W.
Smoother, \$2.25 each per day.
Mixer Men, \$2.25 each per day.
Sand Testers, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 73.

Department of Public Works—Bureau of City Property.

Superintendent, \$3,000.00 per annum.
Chief Clerk, \$1,500.00 per annum.

Collector-Clerk, \$1,080.00 per annum.
Stenographer-Clerk, \$960.00 per annum.

Librarian-Clerk, \$900.00 per annum.
Janitor-Engineer, \$1,200.00 per annum.

Elevator Operator, \$840.00 per annum.
Twelve Cleaners, \$840.00 each per annum.

Two Engineers, not to exceed C. U. W.

Three Watchmen, \$2.25 each per day.
Laborers, \$2.00 each per day.

SECTION 74.

Department of Public Works—North Side Municipal Hall.

Janitor, \$900.00 per annum.
Four Cleaners, \$480.00 each per annum.

Watchman, \$2.25 per day.

SECTION 75.

Department of Public Works—Diamond Market.

Clerk, \$1,500.00 per annum.
Clerk, Wharf Market, \$780.00 per annum.

Two Constables, \$900.00 each per annum.

Eight Elevator Operators, \$720.00 each per annum.

Two Cleaners, \$480.00 each per annum.

Two Watchmen, \$2.50 each per day.
Three Engineers, not to exceed C. U. W.

Driver, \$2.25 per day.
Laborers, \$2.00 each per day.

SECTION 76.

Department of Public Works—North Side Market.

Clerk, \$1,200.00 per annum.
Two Female Attendants, \$600.00 each per annum.

Watchman, \$2.50 per day.
Laborers, \$2.00 each per day.

SECTION 77.

Department of Public Works—Adams Market.

Sweeper, \$366.60 per annum.

SECTION 78.

Department of Public Works—South Side Market.

Constable, \$900.00 per annum.
Two Cleaners, \$480.00 each per annum.

Watchman, \$2.25 per day.
Laborers, \$2.00 each per day.

SECTION 79.

Department of Public Works—Duquesne Market.

Constable, \$900.00 per annum.
Two Sweepers, \$660.00 each per annum.

Watchman, \$2.50 per day.

SECTION 80.**Department of Public Works—Wharves and Landings.**

Wharfmaster, \$1,500.00 per annum.
 Labor Foreman, \$2.75 per day.
 Five Watchmen, \$2.50 each per day.
 Laborers, \$2.00 each per day.

SECTION 81.**Department of Public Works—Comfort Houses.**

Two Male Attendants, \$600.00 each per annum.
 Two Female Attendants, \$600.00 each per annum.

SECTION 82.**Department of Public Works—Bureau of Water.**

Managing Engineer, \$6,000.00 per annum.
 Stenographer, \$1,200.00 per annum.

SECTION 83.**Department of Public Works—Water Accounting Division.**

Chief Clerk, \$1,800.00 per annum.
 Clerk, \$1,500.00 per annum.
 Clerk, \$1,200.00 per annum.
 Stenographer-Clerk, \$1,200.00 per annum.

Clerk, \$1,080.00 per annum.
 Clerk, \$960.00 per annum.
 Photographer, \$1,200.00 per annum.
 Three Telephone Clerks, \$3.00 each per day.

SECTION 84.**Department of Public Works—Water Filtration Division.**

Division Superintendent, \$3,600.00 per annum.
 Assistant Division Superintendent, \$2,040.00 per annum.
 Clerk, \$1,380.00 per annum.
 Stenographer-Clerk, \$1,080.00 per annum.
 Telephone Clerk, \$780.00 per annum.
 Messenger, \$720.00 per annum.
 Janitor \$720.00 per annum.
 Stableman, \$840.00 per annum.
 Chief Analyst, \$2,100.00 per annum.
 Bacteriologist, \$1,500.00 per annum.
 Junior Chemist, \$1,200.00 per annum.
 Three Laboratory Assistants, \$900.00 each per annum.
 Three Filter Foremen, \$1,500.00 each per annum.
 Filter Attendant, \$1,020.00 per annum.
 Nine Assistant Filter Attendants, \$900.00 each per annum.
 Rodman, \$840.00 per annum.
 Two Sample Collectors, \$2.25 each per day.
 Two Laboratory Laborers, \$2.25 each per day.
 Three Gate Mechanics, \$2.50 each per day.

Eight Washer Attendants, \$2.25 each per day.

Machinist, not to exceed C. U. W.
 Machinist's Helper, not to exceed C. U. W.

Electrician, not to exceed C. U. W.
 Plumber, not to exceed C. U. W.
 Carpenters, not to exceed C. U. W.
 Painter, not to exceed C. U. W.
 Four Watchmen, \$2.25 each per day.
 Three Labor Foremen, \$3.00 each per day.

Driver, \$2.25 per day.
 Five Skilled Laborers, \$2.25 each per day.

Laborers, \$2.10 each per day.
 Assistant Engineer, \$2,040.00 per annum.

Engineering Draftsman, \$1,380.00 per annum.

Two Rodmen, \$840.00 each per annum.

Chainman, \$720.00 per annum.

Two Public Works Inspectors, \$1,200.00 each per annum.

Auto Driver, \$2.50 per day.

SECTION 85.**Department of Public Works—Water Mechanical Division.**

Division Superintendent, \$3,600.00 per annum.

Division Clerk, \$1,380.00 per annum.

Clerk, \$1,020.00 per annum.

Clerk, \$900.00 per annum.

Two Division Engineers, \$2,500.00 each per annum.

Chief Draftsman, \$2,040.00 per annum.

Four Designing Draftsmen, \$1,500.00 each per annum.

Two Engineering Draftsmen, \$1,380.00 each per annum.

Two Engineering Draftsmen, \$1,200.00 each per annum.

Two Transmitters, \$1,200.00 each per annum.

Two Rodmen, \$840.00 each per annum.

Four Chainmen, \$720.00 each per annum.

Two Inspectors of Machinery and Castings, \$1,500.00 each per annum.

Four Public Works Inspectors, \$1,200.00 each per annum.

Bricklayers, not to exceed C. U. W.

Electricians, not to exceed C. U. W.

Carpenters, not to exceed C. U. W.

Sheet Metal Worker, not to exceed C. U. W.

Steamfitters, not to exceed C. U. W.

Steamfitters' Helpers, not to exceed C. U. W.

Painters, not to exceed C. U. W.

Machinists, not to exceed C. U. W.

Blacksmiths, not to exceed C. U. W.

Repair Foreman, \$1,500.00 per annum.

Repairmen, \$2.50 each per day.

Driver, \$2.25 per day.
Laborers, \$2.00 each per day.
Auto Drivers, \$2.50 each per day.

SECTION 86.

Department of Public Works—Brilliant Pumping Station.

Chief Engineer, \$2,400.00 per annum.
Clerk, \$1,080.00 per annum.
Three First Assistant Engineers, \$5.00 each per day.

Three Second Assistant Engineers, \$4.50 each per day.

Three Feed Water Tenders, \$3.00 each per day.

Twenty-one Oilers, not to exceed C. U. W.

Twelve Firemen, not to exceed C. U. W.

Boiler Tender, not to exceed C. U. W.
Two Boiler Tender Helpers, not to exceed C. U. W.

Coal Tender, \$3.00 per day.

Eight Repairmen, \$2.50 each per day.

Twelve Coal and Ashmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 87.

Department of Public Works—Aspinwall Pumping Station.

Chief Engineer, \$2,400.00 per annum.
Clerk, \$900.00 per annum.

Three First Assistant Engineers, \$4.50 each per day.

Three Second Assistant Engineers, \$3.75 each per day.

Nine Oilers, not to exceed C. U. W.

Three Firemen, not to exceed C. U. W.

Boiler Tender, not to exceed C. U. W.

Boiler Tender Helper, not to exceed C. U. W.

Three Repairmen, \$2.50 each per day.

Coal Tender, \$3.00 per day.

Three Coal and Ashmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 88.

Department of Public Works—Ross Pumping Station.

Chief Engineer, \$2,400.00 per annum.
Clerk, \$900.00 per annum.

Three First Assistant Engineers \$4.50 each per day.

Three Second Assistant Engineers, \$3.75 each per day.

Ten Oilers, not to exceed C. U. W.

Three Firemen, not to exceed C. U. W.

Boiler Tender, not to exceed C. U. W.
Boiler Tender Helper, not to exceed C. U. W.

Four Repairmen, \$2.50 each per day.

Coal Tender, \$3.00 per day.

Six Coal and Ashmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 89.

Department of Public Works—Herron Hill Pumping Station.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Three Firemen, not to exceed C. U. W.

Boiler Tender, not to exceed C. U. W.

Laborers, \$2.00 each per day.

SECTION 90.

Department of Public Works—Mission Street Pumping Station.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Three Firemen, not to exceed C. U. W.

Two Repairmen, \$2.50 each per day.

Laborers, \$2.00 each per day.

SECTION 91.

Department of Public Works—Howard Street Pumping Station.

Chief Engineer, \$1,800.00 per annum.

Three First Assistant Engineers, \$3.75 each per day.

Three Second Assistant Engineers, \$3.00 each per day.

Six Firemen, not to exceed C. U. W.

Boiler Tender, not to exceed C. U. W.

Boiler Tender Helper, not to exceed C. U. W.

Two Repairmen, \$2.50 each per day.

Three Coal and Ashmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

SECTION 92.

Department of Public Works—Lincoln Pumping Station.

Chief Engineer, \$1,380.00 per annum.

Two First Assistant Engineers, \$1,260.00 each per annum.

SECTION 93.

Department of Public Works—Greentree Pumping Station.

Chief Engineer, \$1,380.00 per annum.

Two First Assistant Engineers, \$1,140.00 each per annum.

SECTION 94.

Department of Public Works—Water Distribution Division.

Division Superintendent, \$3,600.00 per annum.

Division Clerk, \$1,380.00 per annum.

Two Clerks, \$1,200.00 each per annum.

Five Clerks, \$1,020.00 each per annum.

Two Clerks, \$900.00 each per annum.

Stenographer, \$900.00 per annum.

Three Division Engineers, \$2,500.00 each per annum.

Three Assistant Engineers, \$2,040.00 each per annum.
 Assistant Engineer, \$1,800.00 each each per annum.
 Two Second Assistant Engineers, \$1,680.00 each per annum.
 One Second Assistant Engineer, \$1,500.00 per annum.
 Five Designing Draftsmen, \$1,500.00 each per annum.
 Three Engineering Draftsmen, \$1,380.00 each per annum.
 Engineering Draftsman, \$1,200.00 per annum.
 Two Transistmen, \$1,200.00 each per annum.
 Three Rodmen, \$840.00 each per annum.
 Three Chainmen, \$720.00 each per annum.
 Seven Storekeepers, \$1,020.00 each per annum.
 Chief Meter Inspector, \$1,650.00 per annum.
 Meter Repairmen, \$2.75 each per day.
 Chief Service Inspector, \$1,500.00 per annum.
 Chief Hydrant Inspector, \$1,500.00 per annum.
 Chief Pipe Line Inspector, \$1,500.00 per annum.
 Inspector of Machinery and Castings, \$1,500.00 per annum.
 Four Public Works Inspectors, \$1,200.00 each per annum.
 Service Inspectors, \$3.00 each per day.
 Service Inspectors, \$2.75 each per day.
 Supervisor of Pipe Lines, \$2,000.00 per annum.
 Five Assistant Supervisors of Pipe Lines, \$1,380.00 each per annum.
 General Maintenance Foreman, \$1,620.00 per annum.
 Four Assistant General Maintenance Foremen, \$1,200.00 each per annum.
 Two Foremen of Plumbers, \$1,620.00 each per annum.
 Three Watchmen, \$600.00 each per annum.
 Three Gauge Readers, \$2.75 each per day.
 Foremen, \$3.00 each per day.
 Drillers, \$3.00 each per day.
 Pipemen, \$2.75 each per day.
 Caulkers, \$2.25 each per day.
 Auto Drivers, \$2.50 each per day.
 Drivers, \$2.25 each per day.
 Plumbers, not to exceed C. U. W.
 Carpenters, not to exceed C. U. W.
 Blacksmiths, not to exceed C. U. W.
 Painters, not to exceed C. U. W.
 Bricklayers, not to exceed C. U. W.
 Pavers, not to exceed C. U. W.
 Cement Finishers, not to exceed C. U. W.
 Watchmen, \$2.25 each per day.
 Laborers, \$2.00 each per day.

SECTION 95.

Department of Public Works—Bureau of Light.

Superintendent, \$2,700.00 per annum.
 Accountant, \$1,800.00 per annum.
 Janitor, \$2.25 per day.
 Assistant Superintendent, \$1,800.00 per annum.
 Foremen of Construction, \$1,500.00 per annum.
 Three Engineers, not to exceed C. U. W.
 Two Engine Room Laborers, \$2.50 each per day.
 Five Linemen, not to exceed C. U. W.
 Lineman's Helper, not to exceed C. U. W.
 Two Electric Repairmen, \$3.25 each per day.
 Lamp Mechanic, \$3.00 per day.
 Two Light Inspectors, \$3.25 each per day.
 Foreman of Laborers, \$3.00 per day.
 Three Trimmers, \$2.75 each per day.
 Three Drivers, \$2.25 each per day.
 Laborers, \$2.00 each per day.

SECTION 96.

Department of Public Works—Bureau of Parks.

Superintendent, \$4,000.00 per annum.
 Chief Clerk, \$1,650.00 per annum.
 Stenographer-Clerk, \$1,080.00 per annum.
 Two Clerks, \$300.00 each per annum.
 Division Engineer, \$2,400.00 per annum.
 Assistant Engineer, \$1,500.00 per annum.
 Transitman, \$1,200.00 per annum.
 Rodman, \$900.00 per annum.
 Chainman, \$720.00 per annum.
 Ornithologist, \$60.00 per annum.
 Schenley Park.
 Two Park Foremen, \$2.50 each per day.
 Watchmen, \$2.25 per day.
 Engineer Steam Roller, not to exceed C. U. W.
 Foreman Merry-go-round, \$3.00 per day.
 Two Helpers Merry-go-round, \$2.00 each per day.
 Nursery Foreman, \$1,500.00 per annum.
 Golf Instructor, \$75.00 per month.
 Foreman Golf Grounds, \$2.50 per day.
 Watchman, \$2.25 per day.
 Stable Foreman, \$2.50 per day.
 Seven Drivers, \$2.25 each per day.
 Laborers, \$2.00 each per day.
 Conservatory.
 Conservatory Foreman, \$1,650.00 per annum.
 Mechanical Foreman, \$1,500.00 per annum.

Nine Florists, \$1,000.00 each per annum.
Female Attendant, \$480.00 per annum.

Cleaner, \$480.00 per annum.
Assistant Mechanical Foreman, \$2.50 per day.

Three Assistant Florists, \$2.25 each per day.

Four Greenhouse Attendants, \$2.25 each per day.

Carpenter, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Laborers, \$2.00 each per day.

Conservatory—North Side.

Four Florists, \$1,000.00 each per annum.

Four Greenhouse Attendants, \$2.25 each per day.

Mechanical Foreman, \$3.00 per day.

Assistant Mechanical Foreman, \$2.00 per day.

Painter, not to exceed C. U. W.

Carpenter, not to exceed C. U. W.

Laborers, \$2.00 each per day.

Friendship Park.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Bluff Park.

Laborers, \$2.00 each per day.

Arsenal Park.

Foreman, \$2.50 per day.

Laborers, \$2.00 each per day.

Grandview Park.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each per day.

Foreman Merry-go-round, \$3.00 per day.

Two Helpers Merry-go-round, \$2.00 each per day.

West End Park.

Foreman, \$2.50 per day.

Laborers, \$2.00 each per day.

McKinley Park.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Tennis Court Attendant, \$2.25 per day.

Laborers, \$2.00 each per day.

Olympia Park.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Tennis Court Attendant, \$2.25 per day.

Laborers, \$2.00 each per day.

Lawrenceville Park.

Foreman, \$2.50 per day.

Watchman, \$2.25 per day.

Laborers, \$2.00 each per day.

Holiday Park.

Foreman, \$2.50 per day.

Laborers, \$2.00 each per day.

Herron Hill Park.

Foreman, \$2.50 per day.

Laborers, \$2.00 each per day.

Highland Park.

Park Supervisor, \$1,200.00 per annum.

Florist, \$1,000.00 per annum.

Assistant Park Foreman, \$2.25 per day.

Stable Foreman, \$2.50 per day.

Assistant Foreman, \$2.25 per day.

Drivers, \$2.25 each per day.

Carpenter, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Laborers, \$2.00 each per day.

Watchman, \$2.25 per day.

Highland Park Zoo.

Head Keeper, \$1,380.00 per annum.

Engineer, not to exceed C. U. W.

Painter, not to exceed C. U. W.

Two Animal Keepers, \$2.50 each per day.

Three Assistant Animal Keepers, \$2.25 each per day.

Three Watchmen, \$2.25 each per day.

Laborers, \$2.00 each per day.

Riverview Park Zoo.

Two Assistant Animal Keepers, \$2.25 each per day.

Watchman, \$2.25 per day.

Riverview Park, North Side.

Park Supervisor, \$1,200.00 per annum.

Eight Watchmen, \$2.25 each per day.

Drivers, \$2.25 each per day.

Foreman Merry-go-round, \$3.00 per day.

Two Helpers, Merry-go-round, \$2.00 each per day.

Laborers, \$2.00 each per day.

West Park, North Side.

Park Supervisor, \$1,800.00 per annum.

Three Park Foremen, \$2.50 each per day.

Two Watchmen, \$2.25 each per day.

Tennis Court Attendant, \$2.25 per day.

Laborers, \$2.00 each per day.

Shade Trees.

Foreman of Laborers, \$900.00 per annum.

Laborers, \$2.00 each per day.

Benches—All Parks.

Painters, not to exceed C. U. W.

SECTION 97.

Department of Public Works—Bureau of Recreation.

Superintendent, \$3,000.00 per annum.

Bookkeeper, \$1,200.00 per annum.

Stenographer-Clerk, \$900.00 per annum.

Supervisor Children's Playground for ten months, \$120.00 per month.

Male Supervisor of Physical Training for ten months, \$160.00 per month.

Female Supervisor of Physical Training for ten months, \$140.00 per month.

Director Washington, for ten months, \$180.00 per month.

Director Lawrence, for ten months, \$180.00 per month.

Director Ormsby, for ten months, \$150.00 per month.

Director Warrington, for ten months, \$150.00 per month.

Physical Training Man, for ten months, \$100.00 per month.

Two Physical Training Men, for ten months, \$85.00 each per month.

Physical Training Men, for ten months, \$80.00 per month.

Four Physical Training Women, for ten months, \$90.00 each per month.

Two Physical Training Women, for ten months, \$75.00 each per month.

Playground Director, for ten months, \$80.00 per month.

Playground Director, for ten months, \$75.00 per month.

Playground Director, for ten months, \$70.00 per month.

Playground Director for ten months, \$65.00 per month.

Three Playground Directors, for ten months, \$60.00 each per month.

Three Assistant Playground Directors, for ten months, \$50.00 each per month.

Six Piano Accompanists, for ten months, \$70.00 each per month.

Swimming Pool Guard, \$900.00 per annum.

Swimming Pool Helper, \$540.00 per annum.

Matron, \$600.00 per annum.

Matron, \$540.00 per annum.

Three Matrons, \$480.00 each per annum.

Mechanic, \$1,200.00 per annum.

Caretaker, \$960.00 per annum.

Three Caretakers, \$840.00 each per annum.

Caretaker, \$780.00 per annum.

Two Caretakers, \$720.00 each per annum.

Two Caretakers, \$600.00 each per annum.

Assistant Caretaker, \$660.00 per annum.

Four Assistant Caretakers, \$65.00 each per month.

Eight Accompanists, \$65.00 each per month.

Thirty-two Physical Training Men, \$85.00 each per month.

Thirty-two Physical Training Women, \$75.00 each per month.

Twenty Playground Directors, \$70.00 each per month.

Twenty-five Playground Assistants, \$50.00 each per month.

Twelve Male Play Leaders, \$60.00 each per month.

Twelve Female Leaders, \$60.00 each per month.

Two Swimming Pool Teachers, \$80.00 each per month.

Nine Swimming Pool Guards, \$70.00 each per month.

Nine Swimming Pool Helpers, \$40.00 each per month.

Three Assistant Caretakers, \$50.00 each per month.

Four Assistant Matrons, \$40.00 each per month.

Motion Picture Operator, \$75.00 per month.

Carpenters, not to exceed C. U. W.

Laborers, \$2.00 each per day.

SECTION 98.

Department of Public Works—Bureau of Tests.

Director of Tests, \$2,400.00 per annum.

Chemist, \$1,800.00 per annum.

Chemist Inspector, \$1,500.00 per annum.

Junior Chemist, \$1,200.00 per annum.

Junior Chemist, \$1,020.00 per annum.

Stenographer-Clerk, \$900.00 per annum.

Laboratory Assistant, \$780.00 per annum.

Laborer, \$2.00 per day.

Section 99. All positions herein designated, not heretofore existing, shall be and the same are hereby created and established at the salaries or wages herein prescribed, and the proper City officers are hereby authorized to fill such positions in the manner prescribed by law.

Section 100. All ordinances creating positions or fixing salaries other than those herein enumerated are hereby repealed.

Section 101. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 14, 1915.

Pittsburgh, December 28th, 1915.

I do hereby certify that the foregoing ordinance, which has been disapproved by the Mayor, and returned with his objections to the Council, was passed by a two-thirds vote of said Council, this 28th day of December, A. D. 1915.

E. J. MARTIN,

Clerk of Council.

Ordinance Book 27, page 312.

No. 409

A N ORDINANCE—Vacating Timberland avenue from Cadet avenue to property line of Andrew and Theresa Enders, as laid out in the Boggs Place of Lots as Amended, in the Eighteenth and Nineteenth wards of the City of Pittsburgh.

Whereas, It appears by the petition and affidavit on file in the office of the City Clerk, that all of the property owners fronting or abutting on the

line of Timberland avenue from Cadet avenue to property line of Andrew and Theresia Enders, as laid out in the Boggs Place Plan of Lots as Amended, have petitioned the Council of the City of Pittsburgh to enact an ordinance for the vacation of the same; therefore,

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* Timberland avenue from Cadet avenue to property line of Andrew and Theresia Enders, as laid out in the Boggs Place Plan of Lots as amended, recorded in the Recorder's Office of Allegheny County, in Plan Book, volume 14, pages 142 and 143, in the Eighteenth and Nineteenth wards of the City of Pittsburgh and as hereinafter described, be and the same is hereby vacated.

Beginning at the intersection of the easterly building line of Cadet avenue Timberland avenue, as laid out in the said Boggs Place Plan of Lots as Amended; thence south 44 degrees 30 minutes east 51.57 feet to a point on southerly side of Timberland avenue; thence north 31 degrees 20 minutes east 93.43 feet to a point; thence north 10 degrees 55 minutes west 259.76 feet to a point; thence north 21 degrees 12 minutes west 117.21 feet to a point; thence south 45 degrees 30 minutes west 54.44 feet to a point at the intersection of the westerly building line of Timberland avenue and property line of Andrew and Theresia Enders; thence south 21 degrees 12 minutes east 91.18 feet to a point; thence south 10 degrees 55 minutes east 235.34 feet to a point; thence south 31 degrees 20 minutes west 61.49 feet to place of beginning; containing 21,475 square feet, together with any and all provisions made in substitution or lieu thereof by the West Side Belt Railroad Company.

Section 2. The vacation of the portion of Timberland avenue, set forth and described in Section 1, is made subject to and contingent upon the opening and grading of Cadet avenue, from Timberland avenue to Pioneer avenue and shall not be effective until the said Cadet avenue is opened and graded between the said terminals.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 21, 1915.

Approved January 4, 1916.

Ordinance Book 27, page 339.

No. 410

A N ORDINANCE—Providing for the construction of a fifteen (15) inch and an eighteen (18) inch Pipe Storm Water Sewer on Brookline boulevard, from Pioneer avenue to present sewer on Brookline boulevard, at a point about one hundred and forty (140) feet south of West Liberty avenue and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be, and are hereby, authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for the construction of a fifteen and eighteen (15 and 18) inch Pipe Storm Water Sewer on Brookline boulevard, from Pioneer avenue to present sewer on Brookline boulevard, at a point about one hundred and forty (140) feet south of West Liberty avenue; and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the costs thereof, the sum of two thousand five hundred (\$2,500.00) dollars, or so much thereof as may be necessary, shall be and is hereby set apart and appropriated from Appropriation No. 1470-E, "Repair Schedule," Division of Sewers, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants drawn in payment of the costs of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 28, 1915.

Approved January 4, 1916.

Ordinance Book 27, page 340.

No. 411

A N ORDINANCE—Providing for rebuilding the stairways and approaches to Plum Way Foot-bridge over Duffs Branch of the Ohio Connecting Railroad, and providing for the payment of the cost thereof.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That* the Mayor and the Director of the Department of Public Works shall be and are hereby authorized and directed to advertise for proposals and to award a contract or contracts to the lowest responsible bidder or bidders for rebuilding the stairways and approaches to Plum Way Foot-bridge over Duffs branch of the Ohio Connecting Railroad and to enter into a contract or contracts with the successful bidder or bidders for the performance of the work in accordance with the laws and ordinances governing the said City.

Section 2. That for the payment of the cost thereof the sum of one thousand and seventy-five (\$1,075.00) dollars, or so much thereof as may be necessary, shall be and the same is

hereby set apart and appropriated from Code Account 1458-E, "Repair Schedule," Division of Bridges, Bureau of Engineering, and the Mayor and the Controller are hereby authorized and directed to respectively issue and countersign warrants in payment of the cost of said work.

Section 3. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 28, 1915.

Approved January 4, 1915.

Ordinance Book 27, page 341.

No. 412

AN ORDINANCE—Authorizing and directing the grading, paving and curbing of Bristol street, from Kaercher street to Ilion street, and providing that the costs, damages and expenses of the same be assessed against and collected from property specially benefited thereby.

Section 1. *Be it ordained and enacted by the City of Pittsburgh, in Council assembled, and it is hereby ordained and enacted by the authority of the same, That Bristol street, from Kaercher street to Ilion street be graded, paved and curbed.*

Section 2. The Mayor and the Director of the Department of Public Works are hereby authorized and directed to advertise, in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania, and the Ordinances of the said City of Pittsburgh relating thereto and regulating the same, for proposals for the grading, paving and curbing of said street between said points; the contract or contracts therefor to be let in the manner directed by the said Acts of Assembly and Ordinances; and the contract price or contract prices, if let in separate contracts, not to exceed the total sum of twenty-two thousand (\$22,000.00) dollars, which is the estimate of the whole cost as furnished by the Department of Public Works.

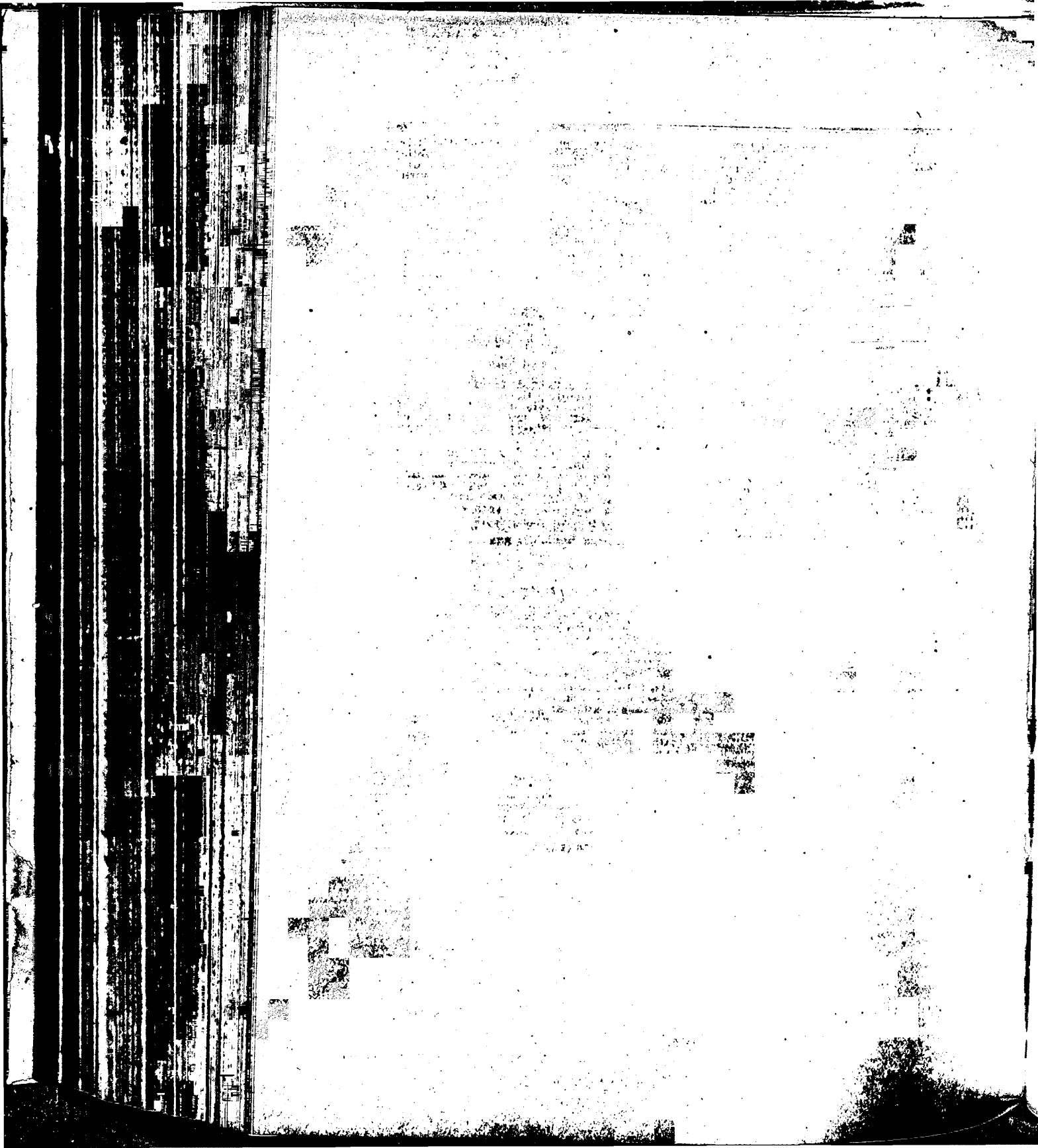
Section 3. The cost, damages and expenses of the same shall be assessed against and collected from properties specially benefited thereby, in accordance with the provisions of the Acts of Assembly of the Commonwealth of Pennsylvania relating thereto and regulating the same.

Section 4. That any Ordinance or part of Ordinance, conflicting with the provisions of this Ordinance, be and the same is hereby repealed, so far as the same affects this Ordinance.

Passed December 31, 1915.

Approved January 4, 1915.

Ordinance Book 27, page 341.



RESOLUTIONS

No. 1

Whereas, Dr. Frederick H. Colhauer was given a provisional appointment as School Medical Inspector in the Bureau of Child Welfare, Department of Public Health, for a period of three months and failing to pass the Civil Service examination for permanent appointment to said position; and

Whereas, Through an oversight in the Department of Public Health, he worked four days over the limit of his appointment; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Dr. Frederick H. Colhauer for sixteen dollars and twelve cents (\$16.12) and charge the same to Appropriation No. 1229, Salaries, Bureau of Child Welfare.

Passed January 5, 1915.

Passed January 5, 1915, by a two-thirds vote.

Resolution Book 2, page 570.

No. 2

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Frederick J. Hess, laborer, Bureau of Water, for twenty-two dollars (\$22.00), covering time from December 2nd to 14th inclusive, or a total of 11 days, being compensation for injuries sustained while at work for this Bureau, same to be charged to Appropriation No. 1610.

Passed January 5, 1915, by a two-thirds vote.

Approved January 11, 1915.

Resolution Book 2, page 570.

No. 3

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Moss and Blakeley Plumbing Company for five hundred and sixteen (\$516.00) dollars, for extra plumbing work on new hospital building at Marshalsea, and charge same to Appropriation No. 173, Bond Issue.

Passed January 5, 1915, by a two-thirds vote.

Approved January 11, 1915.

Resolution Book 2, page 570.

No. 4

Whereas, It is necessary for the Department of Public Health to operate the furnace at the River Avenue Pumping Station for the disposal of commercial rubbish until such time as other provisions can be made for the disposition of the same; and,

Whereas, a dump is now being operated in Hazelwood for the same purpose; therefore, be it,

Resolved, That the Director of the Department of Public Health shall be and he is hereby authorized to employ temporarily four laborers at \$2.25 per day until such time as other arrangements are possible and charge the same to Wages, Temporary Employees, Bureau of Sanitation.

Passed January 5, 1915.

Approved January 11, 1915.

Resolution Book 2, page 571.

No. 5

Whereas, The Tuberculosis Hospital has been completed and turned over to the City; and,

Whereas, To prevent any destruction or abuse of the property and it is necessary to employ watchmen and laborers,

Resolved, That the Director of the Department of Public Health is hereby authorized to appoint one day and one night watchman at a salary not to exceed \$2.25 per day, and one laborer at \$2.00 per day. Said wages to be paid out of Code 1193.

Passed January 5, 1915.

Approved January 11, 1915.

Resolution Book 2, page 571.

No. 6

Whereas, The Division of Motor Vehicles was compelled by the overcrowding of the work to engage the services of two temporary auto machines; and,

Whereas, The Controller has refused to pay them except under authority of a resolution of Council; and,

Whereas, The service for which pay is claimed was rendered and the rate is reasonable,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of John Taylor in the sum of \$94.00; and Harry Halliwell for \$75.60 for services at City garage as auto mechanics during the month of December, 1914, and charge same to Item 1040.

Passed January 12, 1915, by a two-thirds vote.

Approved January 14, 1915.

Resolution Book 2, page 571.

No. 7

Whereas, On October 29th, 1914, the City water main near the corner of Boundary and Joncaire street, bursted, flooding the cellar of property of William Zama and Gesilda Malarkey, resulting in considerable damage to claimants' property; and,

Whereas, William Zama, one of the claimants named herein, suffered the loss of three barrels of wine which he had stored in the cellar, valued at \$45.00 each; and,

Whereas, Mrs. Gesilda Malarkey, the other claimant named herein sustained the loss of 15 gallons of vinegar valued at 40c per gallon, two barrels of lime valued at \$1.75 each, and in addition thereto was forced to expend \$17.50 for plumbing repairs and was compelled to employ a laborer for six days at \$2.00 per day for excavating a trench in which to lay some sewer pipe damaged by said flood; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William Zama in the sum of \$90.00, and a warrant in favor of Mrs. Gesilda Malarkey in the sum of \$27.37 in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed January 12, 1915, by a two-thirds vote.

Approved January 14, 1915.

Resolution Book 2, page 572.

No. 8

Whereas, Charles Gray was the owner of a vacant lot of ground on Fargo street; and,

Whereas, A sewer was constructed in said street for which there was an assessment made against said property by the Board of Viewers of \$34.22; and,

Whereas, The owner had no knowledge of said improvement nor of said assessment, the Law Department being unable to locate him; and,

Whereas, The first knowledge of the fact that said lot had been so assessed, that a lien had been filed and the property sold at Sheriff's Sale, until Mrs. Gray went to the office of the Collector of Delinquent Taxes to pay the taxes and was informed that the property belonged to the City,

Resolved, That the City Solicitor shall be and is hereby authorized and directed to prepare a deed conveying said property to Charles Gray upon payment by him of \$34.22 with the interest thereon up until date of payment.

Passed January 12, 1915.

Approved January 14, 1915.

Resolution Book 2, page 572.

No. 9

Whereas, Ordinance No. 232 of City Council, approved July 1st, 1914, and recorded in Ordinance Book, volume 26, page 167, provides for the appointment of an Inspector of Plastering in the Bureau of Building Inspection, fixes the salary of said position and provides for the payment thereof; and,

Whereas, Section 2 of said Ordinance provides that the sum of \$750.00 shall be and the same is appropriated out of Appropriation No. 42, Contingent Fund, for the payment of the salary of the said Inspector of Plastering for that portion of the fiscal year beginning July 1st, 1914, and ending January 1st, 1915; and,

Whereas, The salary of said Inspector of Plastering in the Bureau of Building Inspection was paid for during the time of his employment in the fiscal year, 1914, from Code Account No. 1180, Item "Salaries, Regular Employees," Bureau of Building Inspection; and,

Whereas, The said sum of \$750.00 as provided for in said Ordinance was not transferred from Code Account No. 42, Contingent Fund, to said Code Account No. 1180, Item "Salaries, Regular Employees," Bureau of Building Inspection, by the City Controller; now, therefore, be it,

Resolved, That the City Controller shall be and he is hereby authorized, empowered and directed to transfer the sum of \$475.00 from Code Account No. 42, Contingent Fund, to Code Account No. 1180, Item "Salaries, Regular Employees," Bureau of Building Inspection.

Passed January 12, 1915.

Approved January 14, 1915.

Resolution Book 2, page 573.

No. 10

Resolved, That the sum of \$500.00 set aside from the Contingent Fund by Resolution No. 247, approved June 4, 1914, shall be applied to the purchase of necessary equipment at the Woods Run and Phipps Playgrounds.

Passed January 12, 1915.

Approved January 14, 1915.

Resolution Book 2, page 573.

No. 11

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Atlantic Terra Cotta Company for the sum of \$40.00 for additional Terra Cotta furnished at No. 3 Engine House on Webster avenue, and charge the same to Code Account No. 1161, Bureau of Fire.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 573.

No. 12

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Axthelm Electric Company for the sum of \$23.35 for extra work at No. 3 Engine House on Webster avenue, and charge the same to Code Account No. 1161, Bureau of Fire.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 574.

No. 13

Whereas, Charles Austin, a lineman in the employ of the Bureau of Electricity, had his fingers crushed while in the discharge of his duty; and,

Whereas, He was treated by Dr. O. C. Gaub, Specialist, at the Allegheny General Hospital, the bill amounting to \$25.00,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Dr. O. C. Gaub in the sum of \$25.00 for medical attendance on said Charles Austin, and charge same to Appropriation No. 43.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 574.

No. 14

Whereas, In carrying out the contract for grading, paving and curbing of roads in the grounds of the University of Pittsburgh, Contract No. 2, it became necessary to lower a six (6) inch water line, which was uncovered in the grading of the roadway; and,

Whereas, Upon request of the authorities of the University of Pittsburgh, it was decided to erect light posts on concrete steps newly built adjacent to this work, and to pay for the cost thereof as extra work at the unit price bid under a previous contract duly entered into for the same type of post; now, therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign, a warrant in favor of Evan Jones Sons Company for the sum of Five Hundred Sixty-two (\$562.00) Dollars for extra work done on the contract for grading, paving and curbing of roads in the grounds of the University of Pittsburgh, Contract No. 2, and charge same to Appropriation No. 1345.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 574.

No. 15

Whereas, During the progress of the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, it was found necessary to change the course of the run adjacent thereto, from the location contemplated in the contract plans to the line of the old run, thereby necessitating the construction of a concrete culvert across the new roadway; and,

Whereas, Unit prices covering the cost thereof were not included in the contract as entered into, it was decided to receive supplementary bids and pay for same as extra work; now, therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Monongahela Construction Company for the sum of one thousand eighty (\$1,080.00) dollars for extra work done on the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, and charge same to Appropriation No. 154, Hospital Bond Fund.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 575.

No. 16

Whereas, During the progress of the contract for the construction of expansion joints and scuppers on the Wilnot Street Bridge, it was found after the steel floor system was uncovered that the relative positions of the same and the concrete curbing differed from that as shown on the original detail plans, and as a consequence, the new steel work for the expansion joints, which was made to conform with the original details and was already delivered by the contractor, had to be returned to the shop and altered to conform with the changed condition; and,

Whereas, The cost of this work is not included in the contract as entered into, it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Pittsburgh Sanitary Flooring Company for the sum of fifty (\$50.00) dollars for extra work done on the contract for the construction of expansion joints and scuppers on the Wilnot Street Bridge, and charge same to Appropriation No. 1450, Repairs, Division of Bridges, Bureau of Engineering.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 575.

No. 17

Whereas, Certain suits were brought before Alderman Wilson by the Bureau of Sanitation under the direction of the Law Department in which judgment was given against the City; and,

Whereas, The same have never been adjusted,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George S. Wilson for \$106.38 costs in cases against William McClusky, Mrs. Sadie Fry and Reese Fry and charge same to Item 1237.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 576.

No. 18

Whereas, It is estimated that an additional sum of \$2,000.00 will be required to defray the cost of engineering and inspection services entailed in carrying out the contract work remaining to complete the reconstruction of the Sylvan Avenue Bridge; therefore, be it,

Resolved, That the sum of \$2,000.00 or so much thereof as may be necessary, shall be and the same is hereby set apart and appropriated from the proceeds arising from the sale of Bridge Bonds, Series D-1912, for the purpose of defraying the cost of engineering and inspection services entailed on the part of the Bureau of Engineering in connection with the reconstruction of the Sylvan Avenue Bridge, and the Mayor and the City Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said funds for the payment of the cost of said engineering and inspection services.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 576.

No. 19

Whereas, In order to complete the improvement of Corliss street, it was necessary to have electrical wiring work installed for the lighting system of the Tunnel; and,

Whereas, Unit prices covering the cost thereof not being included in the contract duly entered into for this improvement, it was decided to receive bids and pay for same as separate work; and,

Whereas, It appears that a surplus sufficient to cover the cost thereof will occur in Appropriation No. 1418, "Materials," Division of Surveys, Bureau of Engineering; now, therefore, be it,

Resolved, That the City Controller be, and he is, hereby authorized and directed to set aside the sum of one hundred and eighty (\$180.00) dollars from Appropriation No. 1418, "Materials," Division of Surveys, Bureau of Engineering, for the purpose of paying the cost of electrical wiring for the lighting system of the Corliss Street Tunnel, and the Mayor and the City Controller are hereby authorized and directed to respectively issue and countersign warrants drawn on said fund for the payment of the cost of said electrical wiring work.

Passed January 19, 1915, by a two-thirds vote.

Approved January 21, 1915.

Resolution Book 2, page 577.

No. 20

Whereas, Item No. 1075 has been exhausted and in order to close up the year it will be necessary to make a transfer,

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of \$1,702.45 from Item 1074; and the sum of \$800.00 from Item 43, to Item 1075.

Passed January 19, 1915.
Approved January 21, 1915.
Resolution Book 2, page 577.

No. 21

Whereas, There is not sufficient money in Item 1042, Regular Salaries, Bureau of Horses, to pay the balance due to two veterinary surgeons on the December pay roll.

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$20.54 from Code Account 1043, Supplies, Bureau of Horses to Code 1042, Regular Salaries, Bureau of Horses.

Passed January 19, 1915.
Approved January 21, 1915.
Resolution Book 2, page 577.

No. 22

Whereas, The properties of Andrew McGregor, et al, situated on the south easterly line of South Eighteenth street were assessed for the improvement of said street; and

Whereas, Said assessment remains unpaid and liens have been filed therefor at Nos. 100 to 108 inclusive, January Term, 1915, M. L. D.; and

Whereas, Andrew McGregor et al, sold and transferred to Mrs. S. M. Curtis, a certain portion of said property being marked and numbered as lots 39, 40, 41, 42 and part of lot 38 in the plan of said property; and

Whereas, The McGregors are anxious to pay the taxes on that portion of said property which they still retain.

Resolved, That the City Solicitor shall be and he is hereby authorized and directed to accept from the said Andrew McGregor, et al, that portion of the taxes due and owing on the property retained in their possession together with the interest and costs accruing on said liens on the day of settlement and release and satisfy said liens as against the property still owned by the said McGregors.

Passed January 19, 1915.
Approved January 21, 1915.
Resolution Book 2, page 578.

No. 23

Whereas, By virtue of a certain lease secured for the City of Pittsburgh by the Civic Club of Allegheny County from the Pennsylvania Railroad, the right to use and occupy a certain piece of ground at Smithfield and Carson streets in the said City of Pittsburgh was conferred upon the said City; and

Whereas, The City of Pittsburgh has been unable to avail itself of the rights conferred by the said lease, and the said City of Pittsburgh by its

duly authorized officials has never ratified said lease; therefore,

Be it resolved by the Council of the City of Pittsburgh that any and all prospective rights conferred upon the said City of Pittsburgh by virtue of a certain lease submitted by the Pennsylvania Railroad Company for the use and occupancy of a portion of the property at Carson street and Smithfield street, in the said City, are hereby waived and the said Pennsylvania Railroad Company is hereby released from any and all liability to the City of Pittsburgh arising out of the submission of the lease hereinabove referred to.

Passed January 19, 1915.
Approved January 21, 1915.
Resolution Book 2, page 578.

No. 24

Whereas, The former City of Allegheny filed a municipal lien against the property of the McClure Avenue Presbyterian Church at M. L. D. No. 113 April Term, 1909, to recover four hundred dollars (\$400.00) with interest from September 17th, 1907, assessed against said property for the grading of the cartway of Central Avenue upon which the same abuts, and

Whereas, Said property was not at that time, under the Acts of the Assembly of Pennsylvania, subject to such assessment for such purpose;

Resolved, That said property be exonerated from the payment thereof and that the City Solicitor shall be and he is hereby authorized and directed to satisfy said lien of record and to charge the costs thereof to the City.

Passed January 19, 1915.
Approved January 25, 1915.
Resolution Book 2, page 579.

No. 25

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of D. F. Crawford Company for \$340.00 for building lockers at the Homewood Swimming Pool, in the Old No. 23 Engine House, charging same to Appropriation No. 42.

Passed January 26, 1915, by a two-thirds vote.

Approved January 29, 1915.
Resolution Book 2, page 579.
Resolution Book 2, page 579.

No. 26

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of The Fort Pitt Hotel for.....\$131.40

Rising and Radcliffe, Printing... 11.25
W. A. Davis Quartette and
Orchestra 80.00

\$222.65

For a dinner given the Allegheny County delegates to Harrisburg, by the Mayor, Controller and Council for the purpose of outlining to the members of the General Assembly the proposed legislation for the City of Pittsburgh asked for during the session of 1915, and securing their support for passage of same. Charging same to Appropriation No. 42.

Passed January 26, 1915, by a two-thirds vote.

Approved January 29, 1915.

Resolution Book 2, page 579.

No. 27

Whereas, In making the Municipal Exhibit at the Exposition in the fall of 1914, exhibits were made by the several departments without concert of action; and

Whereas, This resulted in incurring bills to the amount of \$156.25 more than was set aside for that purpose.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Joseph Horne & Company in the sum of \$88.75 for supplies, and a warrant in favor of the Duquesne Light Company in the sum of \$67.50 for electric light, and charge same to Appropriation No. 42, Contingent Fund.

Passed January 26, 1915, by a two-thirds vote.

Approved January 29, 1915.

Resolution Book 2, page 580.

No. 28

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Feurelio Moranti for \$168.00, being for 84 days' lost time at the rate of \$2.00 per day on account of injuries sustained in the performance of his duties as a laborer in the Bureau of Highways and Sewers, and charge the same to Appropriation No. 1515, Wages, Temporary Employees, Boardwalks and Steps.

Passed January 26, 1915, by a two-thirds vote.

Approved January 29, 1915.

Resolution Book 2, page 580.

No. 29

Whereas, It appears that a surplus considerably in excess of \$17,500.00, will be remaining after the completion of the contract for the construction of the approaches to the North Side Point Bridge; and

Whereas, The amounts apportioned for the several other contracts for this improvement out of the total amount appropriated for this purpose leave an insufficient balance to cover the cost of paving the roadway and sidewalks of said bridge, and it is estimated that an additional sum of \$10,000.00 will be required for this purpose; and

Whereas, It is estimated that an additional sum of \$7,500.00 will be required to defray the cost of engineering and inspection services entailed in carrying out the contract work remaining to complete this improvement; Therefore, be it,

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$17,500.00 from item, "Construction of Approaches to the North Side Point Bridge," Appropriation No. 150, "Bridge Bonds, Series 'A' 1910," and that the said amount shall be and the same is hereby set apart and appropriated in the sums set forth for the following purposes, to-wit:

\$10,000.00 as an additional sum for paving the roadway and sidewalks of the North Side Point Bridge; and,

\$7,500.00 for the purpose of defraying the cost of engineering and inspection services entailed on the part of the Bureau of Engineering in carrying out the contract work remaining to complete the construction and erection of the North Side Point Bridge and approaches thereto.

And that the Mayor and the City Controller be, and they are hereby authorized and directed to respectively issue and countersign warrants drawn on said funds for the payment of the costs of said improvement and said engineering and inspection services.

Passed January 26, 1915, by a two-thirds vote.

Approved January 29, 1915.

Resolution Book 2, page 580.

No. 30

Resolved, That the City Controller is hereby authorized and directed to make the following transfer in the Bureau of City Property from one code account to another.

From Code Account No. 1573—Wages—
Wharves and Landings \$22.00
To Code Account No. 1549—Wages—
North Side Market 22.00

The shortage in the above code account is due to overtime work which was performed during the recent painting of the North Side Market.

Passed January 26, 1915.

Approved January 29, 1915.

Resolution Book 2, page 581.

No. 31

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. William Bolster, for twenty (\$20.00) dollars, being for eight days lost time at the rate of two and one-half dollars (\$2.50) per day, on account of injuries sustained in the performance of his duties as a Repairman at the Ross Pumping Station, Bureau of Water, and charge same to Appropriation No. 1603, "Wages—Temporary Employees," Mechanical Division, Bureau of Water.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 581.

No. 32

Whereas, During the progress of the contract for raising and improving streets in the North Side Flood District, from Grantham street eastward, it was deemed advisable to lay 318 feet of new 6 inch water pipe and raise 71 feet of 6 inch water pipe, and,

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into, it was decided to have the contractor submit supplementary bids and to pay for same as extra work; therefore,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign, a warrant in favor of John F. Casey Company, for use of Booth & Plinn, Ltd., for one hundred eighty-nine dollars and ninety cents (\$189.90) in payment of extra work in connection with the raising and improving of streets in the North Side Flood District, from Grantham street eastward, and charge same to appropriation No. 149, Street Improvement Bonds 1910.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 582.

No. 33

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James A. Gallagher for the sum of \$100.00 for 30 days' lost time during November, 1914, by reason of injuries received while on duty as a patrolman November 29th, 1913, and charge the same to Code Account No. 1151, Item "L", Lost Time, Bureau of Police.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 582.

No. 34

Resolved, That the proposals submitted by the Gwynn Gas Burner and Engineering Company of Pittsburgh as submitted to Charles S. Hubbard, Director of the Department of Public Safety, under date of January 19th, 1915, for furnishing and equipping one boiler at No. 8 Engine House, corner of North Highland avenue and Broad street, with one set of Gwynn Gas Burners fittings, labor and other material necessary for making a complete job for the sum of \$75.00, shall be approved, accepted and assumed; and, be it further,

Resolved, That the Mayor shall be and he is hereby authorized and directed to issue, and the Controller to countersign, a warrant in favor of the Gwynn Gas Burner and Engineering Company for the sum of \$75.00 for furnishing and installing the said gas burners at No. 8 Engine House, and charge the same to Code Account No. 1160, Item "E", Repairs, Bureau of Fire.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 582.

No. 35

Whereas, James Flavin, an employe in the Bureau of Water, was injured by a flying chip while cutting pipe; and,

Whereas, Dr. F. J. Walz would not dress the eye, but recommended that he go to a specialist; and,

Whereas, He went to Dr. Hopkins in the Liberty Bank Building, who called in consultation Dr. Weill, the bill amounting to \$35.00,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Dr. Herbert Hopkins for \$25.00, and Dr. N. J. Weill for \$10.00 for professional services rendered James Flavin, and charge same to Appropriation No. 1612.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 583.

No. 36

Whereas, The services of Mr. A. W. Proctor of the Bureau of Municipal Research of New York, were engaged by the Appropriation Committee during the months of November, and December, 1914, and part of January, 1915, in connection with the preparation of the budget for the fiscal year 1915 at \$16.00 per day and expenses; and,

Whereas, No appropriation has been made to meet payment of said account,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of A. W. Proctor in the sum of \$1,507.74, and charge same to Appropriation No. 42, Contingent Fund.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 583.

No. 37

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Joseph Zivic, for eighty-seven dollars and seventy-five cents (\$87.75) being for thirty-nine (39) days' lost time at the rate of two dollars and twenty-nine cents (\$2.29) per day, on account of injuries sustained in the performance of his duty as a coal and ash man at the Brilliant Pumping Station, Bureau of Water, and charge same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Passed January 30, 1915, by a two-thirds vote.

Approved February 3, 1915.

Resolution Book 2, page 584.

No. 38

Whereas, The Mayor and Director of the Department of Supplies, of the City of Pittsburgh, on January 7th, A. D., 1915, awarded to the Painter-Dunn Company of Pittsburgh, a contract for furnishing nine gasoline propelled runabouts for the use and purposes of the District Chiefs of the Bureau of Fire, under and by authority of an ordinance entitled "An Ordinance authorizing and empowering the Mayor and Director of the Department of Supplies to advertise for proposals and to let a contract or contracts for the furnishing of certain fire apparatus for the Bureau of Fire, Department of Public Safety," approved October 27th, A. D. 1914, and recorded in Ordinance Book, volume 26, page 327; and,

Whereas, The specifications for the 9 gasoline propelled runabouts provided, inter alia, "Acetylene Tank and Head Lights;" also the lettering to be "Bureau of Fire, Department of Public Safety, Pittsburgh, Pa." in 3 inch letters; and,

Whereas, The Painter-Dunn Company have offered to furnish and equip the said 9 gasoline propelled runabouts with a complete system of electric lights for lighting purposes without any additional cost to the City of Pittsburgh, which system of electric lighting is more modern and more expensive

to the contractor than the one provided for in the specifications; and,

Whereas, the lettering as above recited and provided for in the specifications is more than can be placed upon that portion of the body of the runabouts on which the same should be painted; and,

Whereas, There is sufficient room for the painting on the body of said runabouts the words "D. P. S., Bureau of Fire, Pittsburgh, Pa.," in 3 inch letters; now, therefore, be it,

Resolved, That the said Painter-Dunn Company, contractor for furnishing the said 9 gasoline propelled runabouts, shall be and they are hereby authorized, empowered and directed to change the said system of lighting from Acetylene Tank and Head Lights to a complete system of electric lighting, and that the lettering on each of the said 9 gasoline propelled runabouts shall be changed to "D. P. S., Bureau of Fire, Pittsburgh, Pa.," in 3 inch letters, all of which shall be done without any additional cost to the City of Pittsburgh.

Passed January 30, 1915.

Approved February 3, 1915.

Resolution Book 2, page 584.

No. 39

Whereas, The City at M. L. D. No. 32 March Term, 1908, wherein Emory B. Murray was the defendant, purchased from Judd H. Bruff, Sheriff, all that certain lot or piece of ground situate in the Twelfth ward, City of Pittsburgh, being known as Lot No. 35 in Charles Ross Campania Plan of Lots, recorded in Plan Book, volume 21, page 186, bounded and described as follows: Beginning at a point 50 feet on the northeast side of Campania avenue and extending back between the lots of Hahn and Ott's 170.91 feet, more or less; and,

Whereas, Emory B. Murray was not, at that time, the real owner of the lot, but had some time previous been merely the assignee for the benefit of creditors, which assignee for the benefit of creditors had registered in the City Register of Deeds Office, the aforesaid lien so filed against Emory B. Murray; and,

Whereas, The real owner of said lot had, before the filing of said lien, been adjudicated a bankrupt; and,

Whereas, During said bankruptcy proceeding, the aforementioned premises had been sold on a Sci. Fa. Sur mortgage; and,

Whereas, At the distribution of the funds arising out of said sheriff sale, the sheriff had no notice that this lien had been filed against Emory B. Murray; and,

Whereas, The aforesaid lot has since been transferred to Mary E. Young; and,

Whereas, Mary E. Young has offered to pay the City in settlement of its

claim, the amount of the lien, together with interest, amounting to \$115.00; now, therefore, be it,

Resolved, That the City execute and deliver to Mary E. Young, a deed for the above described premises in consideration of the sum of \$115.00.

Passed January 30, 1915.

Approved February 3, 1915.

Resolution Book 2, page 585.

No. 40

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of \$150.00 from Code Account No. 1003, Advertising, to Code Account No. 1004, Supplies, Council and City Clerk, for the fiscal year of 1914.

Passed February 9, 1915.

Approved February 11, 1915.

Resolution Book 2, page 585.

No. 41

Whereas, Under the provisions of the contracts entered into by the City of Pittsburgh for the collection and disposal of rubbish and garbage, it is provided that the same shall be collected only from residences and not from business or commercial houses; and,

Whereas, Payments will be made hereafter under the terms of said contract on a per ton basis and confusion is likely to exist as to whether the garbage and rubbish was collected from a residence or from a commercial or business house and the City may thereby be placed in a position where it would be called upon to pay a larger amount than is properly chargeable to the City under said contract; now, therefore, be it,

Resolved, That the Mayor be requested to provide through the proper department that the wagons which collect garbage and rubbish from the residence be so marked as to distinguish them from wagons that collect garbage and rubbish from commercial and mercantile houses. For this purpose it is suggested that wagons for the collection of rubbish or garbage from residences be painted a different color from the wagons to be used for the collection of rubbish or garbage from commercial or business houses and in addition thereto the said wagons be plainly marked respectively as follows: "This wagon to be used for business rubbish only;" "This wagon to be used for business garbage only;" "This wagon to be used for residential garbage only;" and "This wagon to be used for residential rubbish only."

Passed February 9, 1915.

Approved February 11, 1915.

Resolution Book 2, page 586.

No. 42

Whereas, In the passage of the ordinance fixing the number and salaries of the employees in the City Service, over the veto of the Mayor, several changes were made in the number of employees and in the salaries paid, which became effective on January 28th, 1915; and,

Whereas, But two working days elapse between the passage of the ordinance and the end of the month; and,

Whereas, In the larger number of cases, it is necessary, in order to complete the closing up of the year's business, that the men should be retained until the end of the month, and in all cases the time given in which to notify those whose positions were abolished of their dismissal was too short; and,

Whereas, It was the intention of Council to retain these men during the month of January, 1915; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in payment of those employees whose positions were abolished and whose salaries were changed for the entire month of January, charging the same to the several items to which the same would have been chargeable in case such change should not have occurred.

Passed February 9, 1915, by a two-thirds vote.

Approved February 11, 1915.

Resolution Book 2, page 586.

No. 43

Whereas, Edward B. Lee, architect for the City and County building, has completed before the injunction work as set forth in the accompanying statement, aggregating the City's share, \$11,500.00; and,

Whereas, The City Controller refused payment of said claim until a resolution authorizing the same was passed.

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign, a warrant in favor of Edward B. Lee in the sum of \$11,500.00 in payment of said claim, and charge same to Appropriation No. 156, City Hall Bonds.

Passed February 9, 1915, by a two-thirds vote.

Approved February 11, 1915.

Resolution Book 2, page 587.

No. 44

Whereas, Thomas Burke, Jr., paid the sum of \$30.00 on August 4th, 1914, for a license for conducting a dance hall, but an ordinance of Council passed recently provides that each per-

son or organization conducting a dance shall obtain a license and therefore the license obtained by Mr. Burke is of no use and his money should be refunded; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas Burke, Jr., for the sum of thirty (\$30.00) dollars, refunding license fee paid for conducting a dance hall, and charge same to Appropriation No. 42, Contingent Fund.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.
Ordinance Book 2, page 587.

No. 45

Whereas, Alexander Campbell, aged 62 years, was employed by the City of Pittsburgh in the Bureau of Highways and Sewers, as a laborer, for a period of 23 years, and by reason of injuries received at the time of the Thirty-third street sewer explosion, was unable to perform his duties as a laborer, and was made a night watchman on the Grant boulevard; and,

Whereas, On the night of October, 1914, was struck by an automobile, and as a result of injuries sustained died at the Homeopathic Hospital; and,

Whereas, Ellen Campbell, widow of Alexander Campbell, has been deprived of the support of her said husband, has no income or means of support, and is at the present time in destitute circumstances; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Ellen Campbell, in the sum of eighteen hundred dollars, and charge the same to Code Account No. 42. Which said sum so allowed shall be placed in the custody of the Controller to be disbursed by him on monthly pay rolls in such manner and in such amounts as he shall deem best for the interest of the beneficiary.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.

Resolution Book 2, page 588.

No. 46

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James A. Gallagher for the sum of \$177.42 for lost time as a patrolman in the Bureau of Police for 55 days from December 1st, 1914, to January 24th, 1915, inclusive, by reason of injuries received in the service November 29th, 1913, and charge the same to Code Account No.

1151, Item "L", Lost Time, Bureau of Police.

Passed February 16, 1915.

Approved February 18, 1915.

Resolution Book 2, page 588.

No. 47

Whereas, J. Lever took out and paid ten dollars for a vender's license (License No. 23, plate No. 19—1915); and,

Whereas, The Chief Ordinance Officer ruled that he could not use said license but must take out in addition thereto a transient merchant license costing \$200.00; and,

Whereas, He cannot afford to take out the transient merchants' license and therefore desires to surrender the vender's license and leave the City,

Resolved, That his surrender to the Treasurer of the license plate above recited the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. Lever in the sum of \$10.00 refunding license fee, and charge same to Appropriation No. 49.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.

Resolution Book 2, page 588.

No. 48

Whereas, It was found that the construction of the new Diamond Market House had progressed to such an extent that it became necessary to hasten the award of a contract for the construction of concrete curbing and catch basins in order that the contractor for the Diamond Market House would be able to lay sidewalk pavements before the cold weather set in; and,

Whereas, This work being estimated to cost \$900.00, it would require at least three weeks' time in order to advertise for proposals, receive bids and award contract in accordance with the laws and ordinances governing the same; therefore, in order to expedite the commencement of this work, it was decided to receive letter bids for doing this work in two separate parts and to award the contracts to the successful bidder; now, therefore, be it,

Resolved, That the action of the Director of the Department of Public Works in entering into two separate contracts for the construction of concrete curbing and catch basins around the new Diamond Market House, at a cost of less than \$500.00 each, without duly advertising for proposals for, be and the same is hereby approved, and the Mayor and the City Controller be and they are hereby authorized and directed to issue and countersign warrants in favor of Wm. J. Payne, Jr., Company for the sum of four hundred thirteen dollars and sixty-four

(\$413.64) in payment of the cost of the contract for the construction of concrete curbing and catch basins around the southeasterly portion of the new Diamond Market; and for the sum of three hundred eight dollars and twenty-eight cents (\$308.28) in payment of the cost of the contract for the construction of concrete curbing and catch basins around the northeasterly portion of the new Diamond Market, and charge same to Code Account No. 42, Contingent Fund.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.

Resolution Book 2, page 589.

No. 49

Whereas, Council in making the appropriations for the present fiscal year included in the item "Entertainment of Patients," an amount for the purchase of a moving picture machine for the Home at Marshalsea; and,

Whereas, The Director of the Department of Charities, desiring to avail himself of the privilege granted has entered into negotiations with the Pittsburgh Calcium Light Company for the purchase of a machine,

Resolved, That the purchase of said machine from the said Company shall be and the same is hereby ratified and confirmed, and the Mayor is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the said Pittsburgh Calcium Light Company to an amount not in excess of \$225.00 in payment of the cost of said machine and its equipment and installation, and charge the amount to Item 1313, Equipment, Marshalsea.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.

Resolution Book 2, page 590.

No. 50

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas J. Wall for the sum of \$100.00 for 31 days' lost time as a patrolman in the Bureau of Police during the month of January, 1915, by reasons of injuries received in the service June 4th, 1914, and charge the same to Code Account No. 1151, Item "L", Lost Time, Bureau of Police.

Passed February 16, 1915, by a two-thirds vote.

Approved February 18, 1915.

Resolution Book 2, page 590.

No. 51

Whereas, The Homeopathic Medical and Surgical Hospital and Dispensary, of the City of Pittsburgh, Pa., has furnished electric current at the Water Tower free of cost to the City for the past fifteen (15) years; and,

Whereas, There is in the cellar of Engine Company No. 1 an air compressor for which the City has no further use; therefore, be it,

Resolved, That the Director of the Department of Supplies, acting as City Sales Agent, be and he is hereby authorized and empowered to sell and deliver to the said Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh, Pa., the air compressor aforesaid for the sum of one dollar (\$1.00), to be paid into the City Treasury in accordance with the several ordinances of Council authorizing the sale of personal property for which the City has no further use.

Passed February 16, 1915.

Approved February 18, 1915.

Resolution Book 2, page 590.

No. 52

Whereas, In setting aside the various amounts in Appropriation No. 42, Contingent Fund, to give work to the unemployed, that set aside for Ball Grounds, Highland Park, is inadequate to complete the same; and,

Whereas, There is a balance in the Items, Grading and Improving Arlington and Shiloh Playgrounds; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfers:

From Appropriation No. 42-CC	
Item, Shiloh Playgrounds....	\$822.69
From Appropriation No. 42-FF,	
Item, Arlington Park	98.47

Total

To Item Highland Park Ball Grounds, same appropriation \$921.16

Passed February 16, 1915.

Approved February 18, 1915.

Resolution Book 2, page 591.

No. 53

Whereas, The room at present occupied by the Bureau of Public Morals is inadequate for the purpose of properly transmitting the business of the Bureau; and,

Whereas, Council in the Appropriation Ordinance made provision of an allowance for the leasing of an additional room; therefore,

Resolved, That the Mayor shall be and is hereby authorized to enter into an agreement with Thomas J. Keenan for the lease of an additional room in

the Keenan Building adjoining that at present occupied by the Bureau of Public Morals for the use of said Bureau at a rental not to exceed fifteen (\$15.00) dollars per month. Said rental to be charged to and payable from Item 1186.

Passed February 16, 1915.

Approved February 18, 1915.

Resolution book 2, page 591.

No. 54

Whereas, There is not a sufficient balance remaining in Code Account No. 174—Market House Bond Fund—to complete the work; and

Whereas, There is a balance remaining in Code Account No. 1080½, "Expense of Possible Litigation;" therefore, be it

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the sum of forty-four thousand, nine hundred twenty-eight and 41-100 dollars (\$44,928.41) from Code Account No. 1080½, "Expense of Possible Litigation," to Code Account No. 174-A, "Market House Bond Fund."

Passed February 16, 1915.

Approved February 18, 1915.

Resolution Book 2, page 592.

No. 55

Whereas, Council has appropriated a sum of money for the establishment and equipment of a training school for firemen, so as to acquire and maintain the highest efficiency in the Bureau, and to afford those entering the profession of fire-fighting the advantage of the experience of men who have devoted their lives to this vocation; and

Whereas, Said school shall require the constant service of two instructors well qualified and equipped to teach the modern methods of prevention, control and extinguishment of fires; therefore, be it

Resolved, That the Director of the Department of Public Safety be authorized and directed to detail two bright, intelligent firemen who have had twenty years of continuous service and the rank of Captain for eight years, to enter the Fire College of the Fire Department of the City of New York and diligently apply themselves to its courses of instruction for thirty days; and, be it further

Resolved, That in addition to their regular salaries all expenses other than maintenance, incidental to and required by this special service be allowed.

Passed February 16, 1915.

Approved February 20, 1915.

Resolution Book 2, page 592.

No. 56

Whereas, James Barbin, while on watch at Engine House No. 45, was injured as shown in the accompanying voucher, and lost 28 days by reason thereof.

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of James Barbin in the sum of \$99.35 for 28 days lost time in the Bureau of Fire and charge same to Appropriation No. 1155, Bureau of Fire.

Passed February 23, 1915, by a two-thirds vote.

Approved February 26, 1915.

Resolution Book 2, page 592.

No. 57

Whereas, The Collector of Delinquent Taxes has need of a Burroughs Adding Machine in the conduct of the business of the tax office; and

Whereas, He has made an arrangement with the Burroughs Company for a machine at a cost of \$400.00.

Resolved, That the purchase shall be and is hereby confirmed; and

Resolved, Further, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of the Burroughs Adding Machine company in the sum of \$400.00 in payment for adding machine in the Delinquent Tax Office, and charge same to Appropriation No. 1073.

Passed February 23, 1915, by a two-thirds vote.

Approved February 26, 1915.

Resolution Book 2, page 593.

No. 58

Whereas, John P. Schwartz, an Inspector at the North Side Light Plant, was injured while on duty and has been put to considerable expense; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of the said John P. Schwartz to the amount of two hundred fifty-five and 55-100 dollars (\$255.55) for hospital bill, medical attention and nurse's attention, and charge the same to Appropriation No. 42, Contingent Fund.

Passed February 23, 1915, by a two-thirds vote.

Approved February 26, 1915.

Resolution Book 2, page 593.

No. 59

Resolved, That the Mayor be and he is hereby authorized and directed

to issue, and the City Controller to countersign, a warrant in favor of the Real Estate Board in the sum of \$55.00 for the appraisal of property at the southwest corner of Hamilton and Dallas avenues, and property on Hamilton avenue at a point distant 75 feet eastwardly from the northeast corner of Hamilton and Linden avenues, etc., charging same to Appropriation No. 42.

Passed February 23, 1915, by a two-thirds vote.

Approved February 26, 1915.

Resolution Book 2, page 593.

No. 60

Whereas, By an accidental omission the salary of one of the clerks in the auditing division, Department of City Controller, was not provided; and

Whereas, His services are necessary; and

Whereas, He has been in continuous service in this position since 1907.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Joseph K. Stewart in payment of his wages for the month of February at the rate of \$75.00 per month and charge same to Appropriation No. 43.

Passed February 23, 1915, by a two-thirds vote.

Approved February 26, 1915.

Resolution Book 2, page 594.

No. 61

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of \$10,000.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 174-A, Market House Bond Fund, for the purpose of building stalls, etc.

Passed February 23, 1915.

Approved February 26, 1915.

Resolution Book 2, page 594.

No. 62

Whereas, The projected Lincoln Highway from the Atlantic to the Pacific Oceans will pass through Pittsburgh if the City will blaze the way by placing additional street signs on the routes selected by the Lincoln Highway Association inscribed "Lincoln Highway."

Resolved, That the Director of the Department of Public Works be directed to place additional signs on the street sign posts now erected along the streets and boulevards selected by the said commission. Said signs to be marked Lincoln Highway.

Passed February 23, 1915.

Approved February 26, 1915.

Resolution Book 2, page 594.

No. 63

Whereas, The rates charged consumers in the City of Pittsburgh for gas and electricity furnished by the several public service corporations are exorbitant and excessive; now, therefore, be it

Resolved, That the Council, the Mayor, and the Law Department of the City immediately take the necessary steps before the Public Service Commission of the Commonwealth of Pennsylvania to ascertain and determine the reasonableness of the rates charged to consumers in the City of Pittsburgh for gas and electricity furnished by the several public service corporations.

Passed February 23, 1915, read and adopted.

Approved February 26, 1915.

Resolution Book 2, page 595.

No. 64

Whereas, A certain ordinance entitled, "An Ordinance authorizing the settlement of the equity suit of the City of Pittsburgh against the Oliver Iron & Steel Company at No. 719 October Term, 1913, in the Court of Common Pleas of Allegheny County, involving the right and title of the City to certain wharf lands along the Monongahela River in the Seventeenth ward, Pittsburgh; setting forth the terms and conditions of said settlement; and authorizing the proper officers of the city to execute and deliver the agreements pertaining thereto," was passed on the 30th day of January, 1915, and approved by the Mayor on the 3rd day of February, 1915; and

Whereas, The last point in the description of the dividing line between the property of the Oliver Iron & Steel Company and the property of the City of Pittsburgh is therein designated as follows: "at a distance of 510.59 feet southerly from the southerly building line of Muriel street;" and

Whereas, Said point is in fact "at a distance of 510.59 feet northerly from the northerly line of Muriel street;" the words "northerly" having been, by clerical error, inadvertently changed to "southerly."

Resolved, That the Clerk of Council be and is hereby authorized and directed to correct said clerical error of record, and the Mayor and Director of the Department of Public Works are authorized and empowered to execute the Agreement in said Ordinance recited with said correction.

Passed February 23, 1915.

Approved February 26, 1915.

Resolution Book 2, page 595.

No. 65

Whereas, This Council being a representative body interested in what-

ever pertains to the welfare of the people of our City, especially at the present time in the matter of food stuffs and the cost of living, we therefore express our hearty approval of the action of the Chamber of Commerce in adopting the following resolution, and we tender our strong and earnest support of the same:

"Whereas, The Carriers in Official Classification Territory have filed tariffs advancing the rates and minimum weights on live stock, carloads, all the way from 19 per cent to 47 per cent above the recently allowed 5 per cent advance; and

Whereas, This advance in rates will work discrimination against Pittsburgh in that the cost of live stock on the hoof is increased, the selling price of dressed meat is also increased and will not affect Western dressed meat shippers in that the inbound rate on live stock on the hoof is not increased; and

Whereas, This advance in rates will be added to the cost of dressed meat which burden will fall upon the consumer and tend to increase the cost of living to a considerable extent; now, therefore, be it

Resolved, That the Chamber of Commerce of Pittsburgh is opposed to this radical advance in the rates for the movement of one of the necessities of life and that we voice this sentiment by a petition to the Interstate Commerce Commission for a suspension of the effective date of all tariffs containing advances in rates and minimum weights on live stock pending an investigation as to their reasonableness."

Passed March 2, 1915.

Approved March 3, 1915.

Resolution Book 2, page 596.

No. 66

Whereas, A delinquent tax lien has been filed in the Court of Common Pleas of Allegheny County, against the Homeopathic Medical & Surgical Hospital & Dispensary of Pittsburgh at Nos. 914 June Term, 1909, D. T. D., and 951 June Term, 1909, D. T. D., for taxes for the year 1907; and

Whereas, The said Homeopathic Medical & Surgical Hospital & Dispensary of Pittsburgh, is a charitable institution, and that all its funds are used for the support of and increase of the facilities thereof, and is maintained wholly by private and public charity; therefore, be it

Resolved, That the City Solicitor of the City of Pittsburgh be and is hereby ordered and authorized to satisfy said liens at Nos. 914, June Term, 1909, D. T. D., and 951 June Term, 1909, D. T. D., and exonerate the said Homeopathic Medical & Surgical Hospital & Dispensary of Pittsburgh, from the payment of the same, and this shall be his sufficient warrant for so doing.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 596.

No. 67

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver to John Glassburner, on payment of \$100.00, a deed for a lot of ground situate in the new Twenty-seventh ward of the City of Pittsburgh, bounded and described as follows:

Beginning at a point 325.78 feet from McClure avenue on the north side of Hubbard street; thence south 13 degrees 07 minutes east 154.32 feet to a point; thence running along the line of a 20-foot alley 20 feet to a point; thence north 13 degrees 07 minutes west 140 feet, more or less, to Hubbard street; thence along the north line of Hubbard street 23.37 feet to the place of beginning.

Being the same property which the City, at M. L. D. No. 46 April Term, 1909, purchased from Judd H. Bruff, Sheriff.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 596.

No. 68

Whereas, The City of Pittsburgh, at D. T. D. No. 728 March Term, 1907, purchased from Judd H. Bruff, Sheriff, a certain lot situate in the Twenty-first ward of the City of Pittsburgh, being the rear 45 feet of lots numbered 18, 19, 20, 21, 22 and 23 in Joseph Shaw's Plan of Lots, recorded in Plan Book, volume 14, page 155, the deed therefor being recorded in Deed Book, volume 1776, page 392; and

Whereas, William E. Buck was the defendant therein; and

Whereas, George C. Bradshaw was the real owner of the property; and

Whereas, George C. Bradshaw has offered to pay the City all costs, interest and taxes due on said property; now, therefore, be it

Resolved, That the Mayor execute and deliver a deed to George C. Bradshaw for the property above described on payment by him of all costs, interest and taxes, amounting to \$430.93.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 597.

No. 69

Whereas, Under the old Pittsburgh Playground Association, all labor, both carpenter and general, was paid out of repairs account; and

Whereas, Under municipal control, with certification of employees, this would be undesirable and impracticable; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfer in the ap-

appropriation of the Bureau of Recreation:

From Code Account No. 1793,
Repairs\$1,000.00
To Code Account No. 1789,
Wages, Temporary Em-
ployes 1,000.00

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 597.

No. 70

Whereas, In carrying out the contract for the construction of a 10-foot concrete sewer on P. P. of P. C. C. & St. L. Railroad, Ellen and Thomas Sullivan and Bridget Seymour, it became necessary to do considerable additional excavating and concreting in order to reach solid foundation, and as a result the cost of this improvement will exceed the amount appropriated for this improvement, to-wit, \$3,200.00, by the sum of \$221.26; and

Whereas, In order to pay the final estimate, it is deemed advisable that a sum sufficient to cover said additional cost be transferred from the appropriation for sewer repair schedule; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$221.26 from Code Account 1470-B, Repair Schedule, Division of Sewers, Bureau of Engineering, and credit same as an additional sum to pay the cost of completing the construction of the sewer on P. P. of P. C. C. & St. L. Railroad, Ellen and Thomas Sullivan and Bridget Seymour, Code Account No. 42, Contingent Fund.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 598.

No. 71

Whereas, Upon the urgent request of abutting property owners, the contract for repaving Penn avenue from Thirty-second street eastwardly was extended to Thirty-sixth street, and by so doing the final estimate exceeded the amount appropriated for this improvement, to-wit, \$20,000.00, by the sum of \$470.18; and

Whereas, In order to pay the final estimate it is deemed advisable that a sum sufficient to cover said additional cost be transferred from the appropriation for Street Repaving; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$470.18 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and credit same as an additional sum to pay the cost of completing the Repaving of Penn avenue from Thirty-second street eastwardly.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 598.

No. 72

Whereas, A certain suit has been brought by Francis A. Byerley vs. the City of Pittsburgh at No. 112 in Equity in the Circuit Court of the United States, Western District of Pennsylvania, 1911; and

Whereas, The Law Department of the City has reached a settlement of said suit by which the City is to pay the sum of one thousand (\$1,000) dollars, in settlement thereof and \$25.30 costs; and

Whereas, Of this sum the American Surety Company as surety on said contracts is to pay the proportionate share of \$665.81 and the Title Guaranty and Surety Company the proportionate share of \$150.51 and the City of Pittsburgh the proportionate share of \$208.98 upon the amount of asphalt purchased during the years of 1906 to 1911, inclusive, and the years during which said companies were surety.

Resolved, That the City Solicitor be authorized and directed to settle the above entitled case upon the terms and conditions above recited, and that upon the payment to the City Solicitor of the sums respectively above recited by the American Surety Company and the Title Guaranty and Surety Company, the Mayor shall be and is hereby authorized and directed to issue and the Controller to countersign, a warrant in favor of Francis A. Byerley for two hundred eight and 98-100 (\$208.98) dollars, in payment in full of the City's proportionate share of said settlement, and charge same to Appropriation No. 42, Contingent Fund.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 598.

No. 73

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mr. James Cavanaugh, for \$32.00 covering 16 days at \$2.00 per day, time lost on account of injuries received in the performance of his duties as Laborer, as per Doctor's Certificate attached. Charge the same to Bureau of Parks, Code Account No. 1781, Wages, Temporary Employees, Street Tree Division.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 599.

No. 74

Whereas, On October 14th, 1914, John T. Hartigan, an employee in the Department of Public Health, while employed in assisting to lay a new concrete pavement, was injured by lifting a heavy piece of concrete and was absent from duty for eight days, and is entitled to pay for said time lost by reason of injury under the Rauh Act.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John T. Hartigan for eight days' lost time at the rate of \$2.25 per day, amounting to \$18.00, and charge same to Appropriation No. 1193.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 599.

No. 75

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mr. Dominic Lapiano, \$78.75 covering 25½ days at \$2.50 per day and \$15.00 Hospital services, time lost on account of injuries received in the performance of his duties as Keeper, as per Doctor's Certificate and Hospital bill attached. Charge the same to Bureau of Parks, Code Account No. 1742, Wages, Regular Employees, Highland Park Zoo.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 600.

No. 76

Whereas, One (1) Rodman and one (1) Chainman in excess of those allowed in the Salary Ordinance, worked in the Distribution Division of the Bureau of Water from February 1st to February 19th, inclusive; and

Whereas, Such men have been compensated for the first one-half (½) of February, while they should be compensated for the first nineteen (19) days of February; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in favor of William H. Mauch for twelve dollars and fifty cents (\$12.50), and Raymond J. Cochran for ten dollars and seventy-one cents (\$10.71), as full compensation for all time worked in the month of February, in excess of the amounts paid for the first one-half (½) of February, and charge the same to Appropriation No. 107.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 600.

No. 77

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mr. Antonio Mercurio, for \$17.00 covering 8½ days at \$2.00 per day, time lost on account of injuries received in the performance of his duties, as per Doctors Certificate attached. Charge the same to Bureau of Parks, Code Account No. 1681, Wages Temporary employees, Schenley Park.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 600.

No. 78

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Katherine Noe, for \$10.00 covering one-quarter month at \$40.00 per month, time lost on account of injuries received in the performance of her duties as Janitress, as per Doctors Certificate attached. Charge the same to Bureau of Parks, Code account No. 1703 Salaries, regular employees, Schenley Park Conservatory.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 601.

No. 79

Resolved, That the Mayor and the Director of the Department of Public Safety, shall be and they are hereby authorized, empowered and directed to sign a lease on behalf of the City of Pittsburgh with Martha Schmidt for the use of property known as No. 133 Steuben street, Pittsburgh, for the use and purpose of a Police Station, for a period of one year beginning March 1st, A. D. 1915, at the monthly rental of \$45.00 and the water rents; and be it further,

Resolved, That the Mayor shall be and he is hereby authorized, and directed to issue, and the City Controller to countersign a warrant each month, during the term of said lease, in favor of the said Martha Schmidt for the sum of \$45.00, and charge the same to Code Account No. 1145, "R." Miscellaneous Services, Bureau of Police.

Passed March 2, 1915.

Approved March 4, 1915.

Resolution Book 2, page 601.

No. 80

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Andy Schifano, for \$24.75 covering 11 days at \$2.25 per day, time lost on account of injuries received in the performance of his duties as per Doctors Certificate attached. Charge the same to Bureau of Parks, Code Account No. 1697 Wages, regular employes, Schenley Park Stables.

Passed March 2, 1915, by a two-thirds vote.

Approved March 4, 1915.

Resolution Book 2, page 601.

No. 81

Whereas, The City of Pittsburgh is entitled to free gas in the Diamond Market; and

Whereas, The present fuel used in the boilers for steam heat for the building is coal; Therefore, be it,

Resolved, That His Honor, The Mayor, be requested to have the Director of the Department of Public Works change the heating boilers so that gas can be used as fuel, and further, be it,

Resolved, That His Honor, the Mayor, be requested to furnish to Council the cost of necessary machinery required to make electric current for all purposes in the Diamond Market using the free gas as fuel.

Passed February 23, 1915.

Approved March 8, 1915.

Resolution Book 2, page 602.

No. 82

Resolved, That on payment of all taxes and assessments together with the costs and interest thereon into the City Treasury, the Mayor shall be and is hereby authorized and directed to execute and deliver a deed to Mrs. Mary Lynch for the following described property;

Beginning on the northerly side of Melwood avenue at the dividing line of lots Nos. 4 and 5 in sub-division No. 66 in plan of lots laid out by Reine-man, Dickson, et al, recorded in plan book, volume 4, pages 66 and 67; thence along Melwood avenue a distance of 22 feet to lot no 3 in said plan; thence northwardly along line of lot No. 3 a distance of 100 feet to a point; thence westwardly and parallel to Melwood avenue 22 feet to line of lot No. 5; thence southwardly along line of lot No. 5, 100 feet to Melwood avenue, the place of beginning. Said lot being 22x 100 feet, and part of lot No. 4 in plan of sub-division aforesaid. Having erected thereon a 2-story frame dwelling, No. 3527.

Also, beginning on the south side of Flavian street at the corner of Kennedy lot; thence along said Flavian street 10 feet to the corner of Meyran's lot, and thence extending back 100 feet, more or less to Melwood street.

Passed March 9, 1915.

Approved March 12, 1915.

Resolution Book 2, page 602.

No. 83

Resolved, That Resolution No. 560, authorizing and directing the Mayor of the City of Pittsburgh to execute a deed to Charles Miller and John Berberich, Trustees for the heirs of Henry Miller, certain portions of property described in a certain deed dated the 27th day of June, 1914, recorded in Deed Book, volume 1804, page 257, from George W. Richards, Sheriff, to the City of Pittsburgh, recorded in Resolution Book, volume 2, page 540, shall be, and the same is hereby repealed.

Passed March 9, 1915.

Approved March 12, 1915.

Resolution Book 2, page 603.

No. 84

Resolved, That Resolution No. 517, authorizing the Mayor of the City of Pittsburgh to execute and deliver a quit claim deed for property in the Tenth ward (formerly the Eighteenth ward) to Charles Miller and John Berberich, Trustees, for the heirs of Henry Miller, deceased, recorded in Resolution Book, volume 2, page 521, shall be, and the same is hereby repealed.

Passed March 9, 1915.

Approved March 12, 1915.

Resolution Book 2, page 603.

No. 85

Whereas, Bernard Connor, Coal and Ashman, Bureau of Water, while employed at Brilliant Pumping Station, was injured in the performance of his duty as Coal and Ashman; and,

Whereas, By reason of this injury, he was unable to perform his duties and lost time, for which he could receive no pay, to the extent of eight and one-half (8½) days; Now, Therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Bernard Connor, Coal and Ashman, Bureau of Water, for Nineteen and 13-100 (\$19.13) dollars, for eight and one-half (8½) days, at the regular rate of two and 25-100 (\$2.25) dollars per day, and charge to Appropriation No. 1652, Bureau of Water.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 603.

No. 86

Whereas, The Department of Assessors have certified that Matthew Elliott heirs have overpaid taxes in the Fifth (old Thirteenth) ward, for the years 1910-11-12-13-14 amounting to \$199.86.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Matthew Elliott heirs in the sum of \$199.86, refunding overpaid taxes, and charging same to Appropriation No. 41.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 604.

No. 87

Whereas, It was necessary to employ two auto mechanics in the Division of Motor Vehicles, temporarily, during the month of January; and

Whereas, The ordinance authorizing the employment of temporary employees has not yet been passed by Council.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Harry Halliwell in the sum of \$79.10, and a warrant in favor of John Taylor in the sum of \$111.86 for services as auto mechanics in the Division of Motor Vehicles during the month of January, and charging same to Appropriation No. 1036.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 604.

No. 88

Whereas, Patrick Knightly, Coal and Ashman, Bureau of Water, while employed at Ross Pumping Station, was injured in the performance of his duty as Coal and Ashman; and

Whereas, By reason of this injury, he was unable to perform his duties and lost time, for which he could receive no pay, to the extent of fifty-seven (57) days; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Patrick Knightly, Coal and Ashman, Bureau of Water, for one hundred twenty-eight and 25-100 (\$128.25) dollars, for fifty-seven (57) days, at the regular rate of

two and 25-100 (\$2.25) dollars per day, and charge to Appropriation No. 1652, Bureau of Water.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 604.

No. 89

Whereas, Jacob Kurtz, Boiler Tender, Bureau of Water, while employed at Howard Street Pumping Station, was injured in the performance of his duty as Boiler Tender; and

Whereas, By reason of this injury, he was unable to perform his duties and lost time, for which he could receive no pay, to the extent of thirty-six (36) days; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Jacob Kurtz, Boiler Tender, Bureau of Water, for one hundred eight and 00-100 (\$108.00) dollars, for thirty-six (36) days, at the regular rate of three and 00-100 (\$3.00) dollars per day, and charge to Appropriation No. 1652, Bureau of Water.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 605.

No. 90

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George L. Smith, for \$40.65 which is half of the freight on car of Tufa stone from Venice, Ohio, which was prepaid by him, as per letters attached, and charge the same to Bureau of Parks, code account No. 1773, Miscellaneous Services, West Park.

Passed March 9, 1915, by a two-thirds vote.

Approved March 12, 1915.

Resolution Book 2, page 605.

No. 91

Resolved, That the City Controller shall be, and he is hereby authorized, empowered and directed to transfer the sum of \$1,666.66 from Code Account No. 1184, Item A-1, Salaries Bureau of Public Morals to Code Account No. 1126, Item A-1, Department of Public Safety, General Office.

Passed March 9, 1915.

Approved March 16, 1915.

Resolution Book 2, page 605.

No. 92

Resolved, That the City Controller is hereby authorized and directed to make the following transfers in the Bureau of City Property from the Contingent Fund, Appropriation No. 42, to the Stephen C. Foster Homestead.

From Contingent Fund, Appropriation No. 42	\$2,360.39
To Stephen C. Foster Homestead:	
Code Account No. 1621—Miscellaneous Services	\$ 80.00
Code Account No. 1624—Repairs	1,392.39
Code Account No. 1625—Equipment	888.00
	<hr/> \$2,360.39

This transfer is asked too pay for the alterations and repairs necessary to the Stephen C. Foster Homestead. \$80.00 for miscellaneous services and the \$888.00 additional to equipment is necessary to pay for the furniture selected by the intended occupants.

Passed March 9, 1915.

Approved March 16, 1915.

Resolution Book 2, page 696.

No. 93

Resolved, That the City Controller is hereby authorized and directed to transfer the sum of three thousand dollars (\$3,000.00) from Appropriation No. 42-10, Item "Tunnel under Grant boulevard at Thirty-third street," to Appropriation No. 42-19, "Improving Garfield playgrounds."

Passed March 9, 1915.

Approved March 16, 1915.

Resolution Book 2, page 606.

No. 94

Whereas, The work of construction of the building proper of the New Diamond Market under contracts awarded June 5th, 1914, required that the work proceed to completion without reference to any contract that might later be awarded for the installation of market stalls, and

Whereas, It became necessary to do certain work not covered in the general contract out of the regular order in order that the general work on the building might not be delayed, and

Whereas, None of the work so done represents any extra expense and it was merely done in the manner indicated in order to facilitate the completion of the building, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in favor of the following:

Carter Electric Company, (\$3,430.74) three thousand four hundred thirty and 74-100 dollars, for emergency electrical work for proposed market stalls, accessory work, etc., in the East Building of the New Diamond Market,

John M. Tate Company, (\$924.82) nine hundred twenty-four and 82-100 dollars for emergency plumbing required in connection with market stall equipment and accessory work of the New Diamond Market.

Henry Shenk Company, (\$1,418.98) one thousand four hundred eighteen and 98-100 dollars for installation of certain emergency work in East Building of New Diamond Market,

Anderson-Darragh Company, Limited, (\$102.87) one hundred two and 87-100 dollars for the installation of certain sleeves in walls and floors of the New Diamond Market to provide for future installation of Market Stalls, equipment and accessory work,

York Manufacturing Company, (\$251.10) two hundred fifty-one and 10-100 dollars for miscellaneous labor and materials as enumerated in Extra Work Order No. 2, New Diamond Market.

Same to be changed to Appropriation No. 174, Market House Bonds.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 606.

No. 95

Whereas, Subsequent to the award of a contract for the design, construction and equipment of the North Side Asphalt Plant on South avenue, it was decided to raise the elevation of the feed-water heater in order to increase the efficiency of the Plant, and as a result it became necessary to alter the steam and water piping and traps; and

Whereas, In order to provide greater head-room clearance to permit the use of auto trucks, it became necessary to lengthen the columns under the Asphalt mixers; and

Whereas, It became necessary to furnish and install a new set of gears for dryers in order to replace the original set of gears which were damaged through no fault of the contractor; and

Whereas, Unit prices covering the cost of the aforesaid work are not included in the contract as entered into, it was decided to receive supplementary bids and pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the F. D. Cummer & Son Company for the sum of three hundred forty-seven dollars and nine cents (\$347.09) for extra work done in the design, construction and equipment of the North Side Asphalt Plant on South avenue, and charge same to Code Account No. 1553, Construction of the North Side Asphalt Plant, Bureau of Highways and Sewers.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 607.

No. 96

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Carlo De-Santo for \$13.50, being for six days' lost time at the rate of \$2.25 per day on account of injuries sustained in the performance of his duties as a driver in the Bureau of Highways and Sewers, and charge the same to appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 608.

No. 97

Whereas, The City of Pittsburgh at D. T. D. No. 698 April Term 1915, where Joseph La Spade was Defendant, purchased all that certain lot or piece of ground situate in the Eighth ward, former City of Allegheny, now the City of Pittsburgh, said lots being numbered as 11, letter B, in plan of subdivision of part of out lots Nos. 50 and 113, made for the heirs of Henry Rickenbush, Jr., deceased, recorded in Execution Docket of the District Court of Allegheny County, at No. 106 July Term 1849, situate on the North Side of Ohio street (formerly Butler Turnpike), at the southeast corner of Allegheny City Basin land; thence by said land northwesterly about 158 feet to Troy Hill road; thence along said road northeasterly 42 feet to lot No. 12 in said plan; thence southwardly along said Lot No. 12 about 160 feet to Ohio street; and thence along said street southwesterly 43 feet to the place of beginning, now, therefore, be it

Resolved, That the City of Pittsburgh, execute and deliver a deed to Joseph La Spade, upon payment by him to the City of Pittsburgh of six hundred seventy-one and 37-100 (\$671.37) dollars, being all taxes, costs and charges due upon the property.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 608.

No. 98

Whereas, Frank D. Murto, the owner of Lot 21.8 by 158 by 12 feet, corner of Braddock avenue and Susquehanna street, on which was erected a five room dwelling known as 7600 Susquehanna street, and a frame stable, was directed by the proper City Authorities to vacate

and abandon said property on August 1, 1913, and that as a result of said abandonment, the said Murto lost the rent, income and profits from said property from August 1, 1913, for a period of upwards of one year; and,

Whereas, the Ordinance under which the said Murto was directed to vacate his property, was an invalid Ordinance, being Ordinance No. 33, approved 30th day of January, 1913, and, recorded in Ordinance Book, volume 25, page 85; and

Whereas, The entire property of said Murto was taken by the City of Pittsburgh under Ordinance No. 159 approved the 14th day of May, 1914, and, recorded in Ordinance Book, volume 26, page 85; and

Whereas, The Board of Viewers in the proceedings under the last above mentioned Ordinance, could not legally or properly allow the said Murto for loss of income, rents and profits during the time that said property was vacated by reason of the invalid Ordinance of January 30th, 1913, therefore, be it

Resolved, That the Mayor be authorized and directed to issue and the Controller to countersign a warrant in favor of the said Frank D. Murto in the sum of three hundred and fifty (\$350.00) dollars in full payment of all damages sustained by reason of his being compelled to vacate his property under the above mentioned invalid Ordinance, and charge same to Appropriation No. 42, Contingent Fund.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 608.

No. 99

Whereas, William E. McClurg worked as a Chairman in the Distribution Division of the Bureau of Water for nineteen (19) days, while he was compensated for the first one-half (1/2) of February, only, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William E. McClurg, for ten dollars and seventy-one cents (\$10.71) as full compensation for all time worked in the month of February, 1915, in excess of the amount paid for the first one-half (1/2) of February, and charge the same to Appropriation No. 107.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 609.

No. 100

Whereas, During the progress of the contract for constructing a 10-foot concrete sewer on private property of P. C. C. & St. L. Railroad, Ellen and Thom-

as Sullivan and Bridget Seymour, several terra cotta pipe drains were encountered which it was deemed advisable to connect to the new sewer; and Whereas, Unit prices covering the cost thereof are not included in the contract as entered into, it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of the M. O'Herron Company, for the sum of \$45.10 for extra work done on the contract for the construction of a concrete sewer on P. P. of P. C. C. & St. L. Railroad, Ellen and Thomas Sullivan and Bridget Seymour, and charge same to appropriation No. 42, Contingent Fund.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 609.

No. 101

Resolved, That the Mayor be and is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of D. W. Price, Secret Service Operative, of the Bureau of Police, for the sum of \$24.70 for expenses incurred as such employee during the months of November and December 1914, and January 1915, and charge the same to Code Account No. 42, Contingent Fund.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 610.

No. 102

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Frank L. Swaney, Stenographer, temporarily employed in the General Office of the Bureau of Highways and Sewers, Department of Public Works, for \$157.50, for wages due for two months and three days, from November 28th, 1914, to February 1st, 1915, and charge the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 610.

No. 103

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas

J. Wall for the sum of \$100.00 for 31 days lost time in December, 1914, by reason of injuries received in the service on June 4th, 1914, and charge the same to Code Account No. 1151, Item "L", Lost Time, Bureau of Police.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 610.

No. 104

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Valley Camp Coal Company for seventeen (\$17.00) dollars for demurrage paid by the Valley Camp Coal Company during the month of September, 1914, due to delay in unloading cars at Ross Pumping Station on account of breakage of coal hoist at said station. Charge to Appropriation No. 1654—Miscellaneous Services.

Passed March 16, 1915, by a two-thirds vote.

Approved March 17, 1915.

Resolution Book 2, page 611.

No. 105

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Bernard A. Lenon for the sum of \$70.00 for 200 hours extra service, rendered during the month of December, 1914, as chauffeur for the Bureau of Public Morals, and charge the same to Code Account No. 42, K.

Passed March 10, 1915, by a two-thirds vote.

Approved March 18, 1915.

Resolution Book 2, page 611.

No. 106

Whereas, An automobile was stolen from Joseph Mazer, a citizen of Pittsburgh; and

Whereas, The Police Department pursued the fugitive at the expense of the said Mazer and recovered same; and

Whereas, Said Mazer, although at no fault himself, paid all expenses to the Police Department, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of said Joseph Mazer for the sum of (\$21.57) twenty-one dollars and fifty-seven cents. Charge same to Appropriation 42, Contingent Fund.

Passed March 16, 1915, by a two-thirds vote.

Approved March 19, 1915.

Resolution Book 2, page 611.

No. 107

Whereas, The time for paying taxes and receiving a discount expires on Wednesday, March 31st, 1915; and

Whereas, Owing to depressed business conditions, many owners of real estate have to depend upon their rents to pay their taxes; and

Whereas, April rents will be payable during the first week of April; therefore, be it

Resolved, That the City Treasurer is hereby authorized and directed to extend the time for paying taxes and receiving the benefit of the 2 per cent discount up to and including Saturday, April 10th, 1915, in order to allow realty owners, who depend upon April rents to pay their taxes, to obtain the said discount.

In Council March 23, 1915, read and adopted.

Approved March 24, 1915.

Resolution Book 2, page 612.

No. 108

Whereas, Charles Greenberg, of 1640 Caldwell street, Pittsburgh, Pa., a resident of said City for the past fifteen years; aged fifty years; married, with three children; occupation—jobbing business; while walking in Bustrick alley, Second ward, said City, on April 21, 1914, about 2:30 o'clock P. M., stepped upon a sewer drop, said sewer drop being defective, gave way, allowing him to fall a distance of four feet, in said sewer drop; and

Whereas, He was confined to his bed for a period of two weeks from injuries received from said fall, and was unable to work for a period of two months; and

Whereas, The said Charles Greenberg is willing and agrees to accept the sum of three hundred dollars (\$300.00) in full settlement for said injuries; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Charles Greenberg, in the sum of \$300.00 in full settlement of all claims against the City of Pittsburgh on account of injuries received by falling on sewer drop in Bustrick alley, and charge the same to Appropriation No. 42.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 612.

No. 109

Whereas, A Resolution (No. 74, 1915) passed by Council, for a warrant in favor of John Hartigan for \$18.00, directed the same to be charged to Item No. 1193; and

Whereas, It should be charged to Item No. 1223.

Resolved, That the Controller is hereby directed to pay said sum of \$18.00 from appropriation No. 1223.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 613.

No. 110

Whereas, Owing to an unavoidable delay on the part of the City in entering into the contract for the ornamental iron work on the Murray Avenue Bridge, there was insufficient time to permit of erecting this work simultaneously with the erection of other appurtenances on this bridge, as contemplated in the contract as entered into, and as a consequence it became necessary to remove, replace and readjust the said appurtenances, it is accordingly deemed proper to pay for the cost thereof as extra work; now, therefore,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of The Thomas Lane Company for the sum of \$4656 for extra work done on contract for ornamental iron work on the Murray Avenue Bridge, and charge same to Appropriation No. 117, Bridge Bonds, Series D, 1911.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 613.

No. 111.

Whereas, Charles Owens, late of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, was on the third day of September, 1914, and for some time prior thereto, employed by the City of Pittsburgh, at its Brilliant Pumping Station, engaged as a laborer; and

Whereas, The said Charles Owens, on the said third day of September, 1914, was working in the line of his employment, and fell from a platform on which he was working and sustained a broken neck, from which injury he died the same day, leaving to survive him his widow, Belle Owens; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Belle Owens, in the sum of \$700.00 by reason of the death of her husband Charles Owens, and charge the same to Appropriation No. 42.

Said allowance to be paid in manner following, to-wit: \$200.00 to be paid on the approval of this resolution, and the remainder to be paid in equal monthly installments of \$25.00 per month.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 613.

No. 112

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Jacob Steigerwald for \$74.00, being for 27 days' lost time at the rate of \$2.00 per day, on account of injuries sustained in the performance of his duties as a laborer in the Bureau of Highways and Sewers, and charge same to Appropriation No. 1537, Wages, Temporary Employees, Boardwalks and Steps.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 614.

No. 113

Whereas, The Court, on or about the 25th day of February, declared by decision handed down, that the Act creating the Bureau of Public Morals was unconstitutional; and

Whereas, The Controller has declined payment of the employees of said Bureau from the date of the decision; and

Whereas, Said employees rendered service up to and until February 28th, and claim pay for the time served.

Resolved, That upon presentation of a pay roll sworn to by the former superintendent of said Bureau and approved by the former president or vice-president of said Bureau, the Mayor shall be and is hereby authorized and directed to issue, and the City Controller to countersign, warrants in favor of the former employees for the time served during the month of February and which remains unpaid, and charge said amounts to Appropriation No. 1184.

Passed March 23, 1915, by a two-thirds vote.

Approved March 24, 1915.

Resolution Book 2, page 614.

No. 114

Whereas, During the time the tax statements were being prepared and mailed, the engineers employed at the City Hall were compelled to work twelve hour shifts for four days viz: February 22nd, 23rd, 24th and 25th, which in all amounts to two eight-hour days; and

Whereas, The appropriation made by Council is not sufficient to provide for the payment of any overtime; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfer in the Bureau of City Property from the Contingent Fund, Appropriation No. 42, to Municipal Hall, Code Account No. 1558—Salaries.

From Contingent Fund, Appropriation No. 42\$15.00
To Code Account No. 1158—Salaries 15.00

Passed March 23, 1915.

Approved March 24, 1915.

Resolution Book 2, page 615.

No 115

Whereas, Antonio Cassale, Caulker was injured while on duty at the East End Yard of the Bureau of Water on April 2nd, 1914, sustaining a large scalp wound and injuries to wrist and thumb incident to a fall from a pile of water pipe; and

Whereas, Said Cassale lost fourteen days work and paid a bill to Dr. Thomas G. Nolan for \$10.00 for professional services rendered; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Antonio Casale for \$41.50, being for fourteen days time at \$2.45 per day and for medical services to the extent of \$10.00, and charge the same to Appropriation No. 1661 Distribution Division, Bureau of Water.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 615.

No. 116

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Ellwood Stone Company, for \$775.56 for 1142 lin. ft. of 6 inch Sandstone Curbstone furnished, dressed and set, as per bids attached, and charge the same to the Bureau of Parks, Code Account No. 42-7 Improvement of Woodlawn road, Schenley Park.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 615.

No. 117

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Garden City Wrecking Company in the sum of seventeen hundred dollars (\$1,700.00) for one hundred thousand

(100,000) feet of White Pine delivered to the Bureau of Highways and Sewers; same to be chargeable to and payable from Code Account No. D-1538, Bureau of Highways and Sewers.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 616.

No 118

Whereas, Albert Nunlist, Oiler, Bureau of Water, while employed at Ross Pumping Station, was injured in the performance of his duty as Oiler; and Whereas, By reason of this injury, he was unable to perform his duties, and lost time, for which he could receive no pay to the extent of thirty-one and one-half (31 1-2) days; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Albert Nunlist, Oiler, Bureau of Water, for eighty-three and 48-100 (\$83.48) dollars, for thirty-one and one-half (31 1/2) days, at the regular rate of two and 65-100 (\$2.65) dollars per day, and charge to Appropriation No. 1652, Bureau of Water.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2; page 616.

No. 119

Whereas, The Bureau of Electricity ordered certain patterns from the Rose-dale Foundry & Machine Company with a view of saving money for the City. The bill amounting to \$63.00.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Rose-dale Foundry and Machine Company for \$63.00 in full for bill for patterns furnished the Bureau of Electricity, and charge same to Item 1172, Equipment and Machinery.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 616.

No. 120

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James J. White, for ninety-nine (\$99.00) dollars in payment of wages as tinner in the Mechanical Division, Bureau of Water, from February 1st, 1915, to February 28th, 1915, inclusive, having worked twenty-two and one-half

(22 1/2) days at the rate of four and 40-100 (\$4.40) dollars per day; and charge the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 617.

No. 121

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Joseph R. Williams for eighty-one dollars (\$81.00) being for thirty-six (36) days lost time at \$2.25 per day on account of injuries sustained in the performance of his duty as Coal and Ashman at Brilliant Pumping Station, Bureau of Water, and charge same to Appropriation No. 1603, "Wages, Temporary Employees," Mechanical Division, Bureau of Water.

Passed March 30, 1915, by a two-thirds vote.

Approved April 1, 1915.

Resolution Book 2, page 617.

No. 122

Whereas, Miss Anna Allen, at the time of the discontinuance of the Bureau of Public Morals in the Department of Public Safety, held the position of stenographer in said Bureau at an annual salary of \$840.00, which discontinuance took effect before March 1st, 1915; and

Whereas, The said Miss Anna Allen was necessarily employed in the winding up of the affairs of the Bureau of Public Morals for a period of fifteen (15) days, from March 1st to March 15th, 1915; and

Whereas, She should be paid for the extra time thus employed,

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Miss Anna Allen in the sum of \$35.00, and charge the same to Code Account No. 1184 A-1, Bureau of Public Morals, Department of Public Safety.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 617.

No. 123

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas H. Brooks for \$47.50, being for nineteen days' lost time at the rate of \$2.50 per day, on account of injuries sus-

tained in the performance of his duties as a raker at the Asphalt Plant, of the Bureau of Highways & Sewers, and charge the same to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 618.

No. 124

Whereas, A. G. Burgoyne, Jr., at the time of the discontinuance of the Bureau of Public Morals in the Department of Public Safety, held the position of Superintendent of said Bureau at an annual salary of three thousand dollars, (\$3,000.00), which discontinuance took effect before March 1st, 1915; and

Whereas, The said A. G. Burgoyne, Jr., was necessarily employed in winding up the affairs of said Bureau of Public Morals for a period of fifteen days from March 1st to March 15th, 1915; and

Whereas, He should be paid for the extra time thus employed.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of A. G. Burgoyne, Jr., in the sum of \$125.00, and charge the same to Code Account No. 1184 A-1, Bureau of Public Morals, Department of Public Safety.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 618.

No. 125

Whereas, Thomas Hughes, laborer at Filtration Plant, while unloading material from car at Freight Station, Aspinwall, Pa., November 19th, 1914, fell in stepping from wagon to station platform and was injured to the extent of his arm being broken or fractured at the wrist; and

Whereas, By reason of this injury, said Thomas Hughes lost time to the extent of forty-one and three-eighths days; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas Hughes, laborer, Bureau of Water, for eighty-six and 89-100 dollars (\$86.89), for forty and three-eighths days at the regular rate of two and 10-100 dollars (\$2.10) per day, and charge to Appropriation No. 1644, Wages, Regular Employees, Bureau of Water.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 619.

No. 126

Whereas, City Council, by Resolution, No. 55, Bill No. 2634, approved February 20th, 1915, authorized and directed the Director of the Department of Public Safety to detail two (2) firemen, with the rank of Captains, to enter the Fire College of the Fire Department of the City of New York and diligently apply themselves to its courses of instruction for 30 days; and

Whereas, The Director of the Department of Public Safety, pursuant to authority granted in said resolution, has selected Messrs. James F. Kane and Alvin Foster, Captains in the Bureau of Fire, to enter said Fire College for the time specified, their services to begin on or about April 1st, 1915; now, therefore, be it

Resolved, That the Mayor shall be and he is hereby authorized, empowered and directed to issue, and the City Controller to countersign, warrants in favor of the said Messrs. James F. Kane and Alvin Foster in the sum of \$100.00 each as preliminary expenses attached to said trip for the purpose of providing railroad fare and maintenance during the month of April, 1915, and charge the same to Code Account No. 1164, Item "M", Training School, Bureau of Fire; providing, however, that the said Messrs. James F. Kane and Alvin Foster shall file with the City Controller itemized statements of their expense accounts upon their return to the City of Pittsburgh at the close of said period of 30 days.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 619.

No. 127

Whereas, When the work of the Pittsburgh Playground Association was taken over by the City of Pittsburgh, it became necessary to close the books of said Association; and

Whereas, Mr. H. P. Meeds, formerly bookkeeper for the Pittsburgh Playground Association, being most familiar with said books, was retained one and one-quarter months to do this work; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of H. P. Meeds, in the amount of one hundred twenty-five dollars (\$125), payment in full for service rendered, this amount to be charged to Code Account 1788, Salaries Temporary Employees, in Bureau of Recreation, Department of Public Works.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 620.

No. 128

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James J. White, for fifty-three and 90-100 (\$53.90) dollars in payment of wages Bureau of Water, from March 1, 1915, to March 15, 1915, inclusive, having worked twelve and one-fourth ($12\frac{1}{4}$) days at the rate of four and 40-100 (\$4.40) dollars per day; and charge the same to Code Account No. 1653, Temporary Employees, Bureau of Water.

Passed April 5, 1915, by a two-thirds vote.

Approved April 7, 1915.

Resolution Book 2, page 620.

No. 129

Whereas, A. B. Sharp is the owner of lot No. 11 in Frank R. Stoner's Grand View Plan in the former Borough of Sheraden, now the Twentieth ward, City of Pittsburgh; said lot being 30 feet front on Saroni street (formerly Fifteenth street), running back 87.2 feet; and

Whereas, The City of Pittsburgh in 1904 located and constructed a sewer along Mutual street, and in assessing the cost of said sewer construction on the properties supposed to be benefited thereby, assessment was made against said lot owned by said Sharp, and eleven other lots in said Stoner's Plan for a total sum of \$600.87, which will interest thereon and costs of lien amount at the present time to \$823.22; and

Whereas, Said A. B. Sharp, owner of said lot No. 11, is willing to pay his equal part or proportion of said total sum amounting to \$68.60 upon release of his lot from lien filed for said sewer construction No. 495, July Term, 1908, M. L. D.; now, therefore, be it

Resolved, That upon payment by said Sharp of said sum of \$68.60 the City Solicitor be authorized to release his said lot from said lien. Subject to the final conclusion of the City Solicitor as to whether he can make the release without impairing the validity of the lien filed.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 620.

No. 130

Whereas, The City at No. 285 March Term, 1907, purchased from the Sheriff of Allegheny county,

All that certain lot or piece of ground situate in the Fourteenth ward of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, being lot number thirty-one (31) in Park View Plan of Lots No. 2 as laid

out by E. H. Watkins and recorded in the Recorder's Office of said Allegheny county in Plan Book, volume 11, page 86, and bounded and described as follows, to-wit:

Beginning on the southwesterly side of Ellers street, as shown in said Plan at a point distant sixty (60) feet eastwardly from the southeasterly corner of Wallace and Ellers streets as shown in said plan; thence along the southerly side of Ellers street eastwardly twenty (20) feet to the dividing line of lots numbers thirty and thirty-one (Nos. 30 and 31) in said plan; thence along the said mentioned dividing line southwardly eighty (80) feet to the property line of other property; thence along the last mentioned property westwardly twenty (20) feet to the dividing line between lots numbers thirty-one and thirty-two (Nos. 31 and 32) in said plan; thence northwardly along the dividing line eighty (80) feet to the southern side of Ellers street, at the place of beginning; and

Whereas, Charles Shields, now deceased, was the defendant at the above number and term; and left to survive him Sarah E. Shields, his wife; and

Whereas, His estate is desirous of redeeming said property; now, therefore, be it

Resolved, That a deed be executed and delivered to Sarah E. Shields upon payment of all costs, interest and taxes due on the above property.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 621.

No. 131

Whereas, Nancy Jane Hunter, of Fountain street, North Side, Pittsburgh, Pennsylvania, is the owner by deed dated July 17, 1907, and recorded in the Recorder's Office in and for Allegheny county in Deed Book volume 1569, page 86, of a certain lot or piece of ground fronting twenty feet on Fountain street and situate in the Twenty-fifth ward, City of Pittsburgh. (formerly Third ward, City of Allegheny); and

Whereas, A claim for unpaid taxes was filed on March 5, 1908, at No. 72 April Term, 1908, C. P. No. 2, by the Delinquent Tax Collector for the City of Pittsburgh against certain property formerly owned by Daniel Neely (or Neecley), said unpaid taxes purporting to be assessed for the March and September installments of the levy of 1906, amounting to seven dollars and ninety-nine cents, and after formal proceedings of the judgment entered said Daniel Neely on said Delinquent Tax Lien, the Sheriff of Allegheny county sold to the City of Pittsburgh the property purporting to be covered by said lien, and a deed therefor was made by said Sheriff of Allegheny County to the City of Pittsburgh, which deed is recorded in Recorder's Office of said County in Deed Book, Volume 1804, page 278; covering lot of Nancy Jane Hunter; and

Whereas, All taxes assessed against property belonging to Nancy Jane Hunter have been paid; and taxes for the year 1906 were paid by the then owner, Ralph Kapenos, as appears from the duplicate receipt furnished by the City Treasurer; and

Whereas, The City of Pittsburgh has no right, title, or interest in the said property of Nancy Jane Hunter; therefore, be it

Resolved, By the Council of the City of Pittsburgh that the Mayor shall be and he is hereby authorized and directed to make a deed of reconveyance to Nancy Jane Hunter and have the costs charged to the City of Pittsburgh.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 621.

No. 132

Resolved, That the Controller be and he is hereby authorized and directed to transfer the sum of \$50.00 from Code Account No. 1024, "Miscellaneous Services," to Code Account No. 1028, "Equipment," Bureau of Information and Complaints.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 622.

No. 133

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the following amounts from Appropriation No. 42, Contingent Fund:

\$691.00 to Appropriation 1307, Wages, Regular Employees, and \$556.20 to Appropriation 1306, Salaries, Regular Employees, Marshalsea City Home, Department of Charities, for the purpose of providing the difference between the present wages and salaries and the Current Union Wages to be provided for the balance of the fiscal year of 1915.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 622.

No. 134

Whereas, The contracts for the construction of new buildings at the Municipal Hospital, Bond Fund No. 168 A, have been completed; and,

Whereas, There remains an unused balance in that fund of \$39.84; be it

Resolved, That the City Controller shall be, and he is hereby authorized and directed to transfer the sum of \$39.84 from Municipal Hospital Bond Fund 168 A to Municipal Hospital Equipment 168-B, for the purpose of completing the purchase of necessary equipment.

Passed April 5, 1915.

Approved April 7, 1915.

Resolution Book 2, page 623.

No. 135

Resolved, That the Mayor and the Director of the Department of Public Health be, and they are hereby authorized and directed to enter into a lease with the Nixon Realty Company for the lease of the fourth floor and the fifth floor of the Nixon Building for use of the Department of Public Health for a period of one year, beginning May 1st, 1915, at an annual rental of seven thousand and seventy-nine (\$7,079.00) dollars, the amount thereof to be payable in monthly installments from Code Account 1190, Services General Office.

Passed April 30, 1915.

Approved April 10, 1915.

Resolution Book 2, page 623.

No. 136

Resolved, That the City Controller shall be, and he is authorized and directed to transfer the sum of three hundred and nineteen (\$319.00) dollars from Appropriation No. 42, Contingent Fund, to Code Account 1190, Services General Office, Department of Public Health, for the purpose of paying the balance of rent of fourth and fifth floors of Nixon Building.

Passed April 5, 1915.

Approved April 12, 1915.

Resolution Book 2, page 623.

No. 137

Whereas, The City of Pittsburgh, at M. L. D. No. 12, March Term, 1908, wherein Charlotte E. Weil was defendant, purchased a certain lot situate in the Nineteenth, formerly Thirty-fifth ward, of the City of Pittsburgh, fronting 40 feet on the south side of Virginia avenue, and extending back 100 feet; and,

Whereas, The said Defendant received no notice of the improvements or the sale of said lot; and,

Whereas, The debt, interest and cost on this execution have been paid to the City; now, therefore, be it

Resolved, That a deed be executed and delivered to Henry E. Weil for the property above described.

Passed April 5, 1915.

Approved April 12, 1915.

Resolution Book 2, page 623.

No. 138

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to coun-

tersign, a warrant in favor of Jacob Branstion for \$57.93 for 25 1/2 days' lost time at the rate of \$2.25 per day, on account of injuries sustained while in the performance of his duties as a driver in the Third Division of the Bureau of Highways and Sewers, and charge same to Appropriation No. 1529, Wages, Temporary Employees, Cleaning and Repairing Sewer Drops, Bureau of Highways and Sewers.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 624.

No. 139

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William J. Crummie for \$38.75 for seven and three quarter days' lost time at the rate of \$5.00 per day, on account of injuries sustained while in the performance of his duties as a roller engineer in the Bureau of Highways and Sewers, and charge the same to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 624.

No. 140

Whereas, The Episcopal Church of the Messiah of the late Borough of Sheridan expended \$72.11 in locating a stoppage in a sewer into which the church premises drained, and ascertained finally that the trouble was not in the private but in the public sewer laid by the City.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Episcopal Church of the Messiah of Sheraden in the sum of \$72.11 reimbursing the church for moneys expended, and charging same to Appropriation No. 42, Contingent Fund.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 624.

No. 141

Whereas, A contract was entered into between the City of Pittsburgh and the Hooven, Owens, Rentschler Co. for the design, construction, delivery and erection of an electrical generating equipment and appurtenances in the Asphwall Pumping Station, known as Contract No. 4-J, 1912; and

Whereas, It was necessary for Rooven, Owens, Rentschler Co., to store same after completion, in their plant at Hamilton, Ohio, and later go to the expense of cleaning engine and nickel plating lubricator and oiling device, which expense incurred through the inundation of their plant during the flood of March 25th, 1913; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Hooven, Owens, Rentschler Company in the sum of seventy-five dollars (\$75.00), to cover the above expense, which amount we deem just and equitable. Charge to Appropriation No. 147.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 625.

No. 142

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Pittsburgh Auto Lamp Repair Company for the sum of \$50.00 for repairing automobile in the Bureau of Building Inspection, Department of Public Safety, which repairs were made in October 1913, and charge the same to Code Account No. 42, Contingent Fund.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 625.

No. 143

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Messrs. Phil & Miller for the sum of \$272.00 for removing and rebuilding Hose Tower at No. 6 Engine House, and charge the same to Code Account No. 1160, Item "E", Repairs, Bureau of Fire.

Passed April 13, 1915, by a two-thirds vote.

Approved April 19, 1915.

Resolution Book 2, page 626.

No. 144

Whereas, There is located in the tower of Engine Company No. 47 on the North Side, Pittsburgh, Pa., a bell for which the Bureau of Fire has no further use, therefore, be it

Resolved, That the Mayor and the Director of the Department of Supplies be and the same are hereby authorized and directed to donate and deliver to the Ben Franklin Public Schools on Lincoln Avenue Extension the aforesaid bell.

Passed April 13, 1915.
Approved April 19, 1915.
Resolution Book 2, page 626.

No. 145

Whereas, During the progress of the contract for raising and improving streets in the North Side Flood District it was found necessary to raise an existing twelve (12) inch water line and relay existing eight (8) inch and sixteen (16) inch water lines on Federal street; and

Whereas, Unit prices covering the cost of said work are not included in the contract as entered into, it was decided to receive supplementary bids and pay for same as extra work, and

Whereas, Pending the settlement of a controversy between abutting property owners as to the manner of improving Isabella street, the contractor was unable to proceed with the work and as a result the completion of the contract was delayed for a period of two years; as a consequence the contractor was put to the additional expense of two years premiums on the bond for said contract; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Booth & Flinn, Ltd., for the sum of four hundred sixty-one dollars and sixty cents (\$461.60) for extra work done on contract for raising and improving streets in the North Side Flood District, Federal street, etc., and charge same to Appropriation No. 149, Street Improvement Bonds, Series A-1910.

Passed April 30, 1915, by a two-thirds vote.

Approved April 23, 1915.
Resolution Book 2, page 626.

No. 146

Whereas, The Director of the Department of Charities is compelled to move the offices of the Department of Charities from the present building; and,

Whereas, The Department of Charities has no funds for alterations, repairs, equipment, and removal, therefore, be it

Resolved, That the Director of the Department of Charities be authorized to expend a sum not to exceed one hundred and fifty (\$150.00) dollars, for alterations, repairs, equipment, and removal to building at 439 Second avenue, Pittsburgh, and that the sum of one hundred and fifty (\$150.00) dollars, or so much of same as may be necessary shall be and is hereby set apart and appropriated for the payment or payments required for the above mentioned work, and that the said amount or amounts be paid out of Appropriation No. 42, Contingent Fund.

Passed April 20, 1915, by a two-thirds vote.

Approved April 23, 1915.
Resolution Book 2, page 627

No. 147

Whereas, Eliza J. Collins and Gertrude Christy of West Deer Township, Allegheny County, were jointly the owners of a vacant lot in the Twenty-sixth ward, Pittsburgh, which was bought in by the City at Sheriff's sale on M. L. D. No. 2, Fourth Term 1910; which lien was filed for an assessment against said property for construction of a sewer on Portman avenue and Hewitt street; and

Whereas, Said Eliza J. Collins and Gertrude Christy being non residents of the City received no notice of the proceedings as it was impossible to locate them; and

Whereas, Gertrude Christy who is the daughter of Eliza Collins desires to reclaim said lot.

Resolved, That the City Solicitor shall be and is hereby authorized to prepare, and the Mayor to execute, a deed conveying the following described lot to Gertrude Christy upon the payment into the City Treasury of all claims and costs, etc., assessed thereon.

All that certain lot or piece of ground in the Twenty-sixth (formerly Fifteenth) ward, North Side, Pittsburgh, bounded and described as follows:

Beginning on the west side of Portman avenue at the corner of Siebold lot; thence along said Portman street in a northerly direction 50 feet; thence in a westerly direction 87.91 feet; thence in a southerly direction 50 feet to Siebold's lot; thence along Siebold's line in an easterly direction 87.92 feet to Portman avenue, at the place of beginning.

Passed April 20, 1915.

Approved April 23, 1915.
Resolution Book, volume 2, page 627.

No. 148

Whereas, Thomas Graham was the owner of a certain lot or piece of ground situate in the Twenty-third (now Fifteenth ward) on Parnell street; and,

Whereas, In paying his taxes in 1906, he supposed he was paying both installments, but he only paid the March installment and the September installment became delinquent; and,

Whereas, When he attempted to pay his taxes for the present year, he discovered that the said lot had been conveyed to the City on execution at D. T. D. No. 770 June Term, 1908; and,

Whereas, The said Thomas Graham had no knowledge that his taxes were delinquent, or that a lien had been filed, as he has paid all taxes since due on said property; therefore, be it

Resolved, That upon the payment of the sum of \$6.12 by the said Thomas Graham, the Mayor be and he is hereby authorized to execute and deliver to said Graham a deed for said property.

Passed April 20, 1915.

Approved April 23, 1915.

Resolution Book 2, page 628.

No. 149

Whereas, Mary Ann Magerry, now deceased, was the owner by deed dated December 26, 1888, and recorded in the Recorder's office in and for Allegheny County in Deed Book, volume 632, page 121, of a certain lot or piece of ground fronting twenty feet on Fountain street in Twenty-fifth ward of the City of Pittsburgh (formerly Third ward of City of Allegheny); and

Whereas, A claim for unpaid taxes was filed on March 5, 1908, at No. 72 April Term 1908, C. P. No. 2, by the Delinquent Tax Collector for the City of Pittsburgh against certain property by a description which erroneously included property belonging to Mary Ann Magerry, purporting to be property of Daniel Neely (or Neeley), said unpaid taxes being assessed for the March and September installments of the levy of 1906, amounting to seven dollars and ninety-nine cents, and after formal proceedings on the judgment entered against said Daniel Neely on said Delinquent Tax Lien, the Sheriff of Allegheny County, sold to the City of Pittsburgh the property purporting to be covered by said Lien, including property belonging to Mary Ann Magerry and a deed therefor was executed by said Sheriff of Allegheny County to the City of Pittsburgh, which deed is recorded in the Recorder's Office of said County in Deed Book, volume 1804, page 278; and

Whereas, All taxes assessed against said property belonging to Mary Ann Magerry have been paid; and taxes for the year 1906 were paid, as appears from the duplicate receipt furnished by the City Treasurer; and

Whereas, The City of Pittsburgh has no right, title, interest, claim, or demand in, on, or against the said property formerly owned by Mary Ann Magerry; and

Whereas, Mary Ann Magerry died on the 22nd day of November, 1910, leaving to survive her certain children as heirs, and being a widow at the time of her death; therefore, be it

Resolved, By the Council of Pittsburgh that the Mayor shall be and he is hereby authorized and directed to make, a deed of reconveyance to the heirs of Mary Ann Magerry and have the costs charged to the City of Pittsburgh.

Passed April 20, 1915.

Approved April 23, 1915.

Resolution Book 2, page 628.

No. 150

Whereas, Subsequent to the award of a contract for raising and improving street in the North Side Flood District, Grantham street eastwardly, it became necessary to increase the width of the roadway of Isabella street from 25 feet to 39 feet as a result of a decision of Court in litigation instituted by abutting property owners; and

Whereas, Due to the increased cost of paying the roadway to the said width of 39 feet, the final estimate exceeded the available balance remaining in the funds appropriated for this improvement by the sum of \$501.21; and

Whereas, There is a balance remaining in code account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, sufficient to cover said deficit, now, therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of \$501.21 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, and to credit same as an additional amount to cover the cost of the completion of the contract for raising and improving streets in the North Side Flood District, Grantham street eastwardly, appropriation No. 149.

Passed April 20, 1915.

Approved April 23, 1915.

Resolution Book 2, page 629.

No. 151

Whereas, There is not sufficient funds in Appropriation item No. 1672 to enable the Controller to charge off the estimated cost of the contract with the Duquesne Light Company for furnishing all the electric current for operating the North Side electric generating station.

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the sum of three thousand (\$3,000.00) dollars, from Appropriation No. 1675, Equipment, to Appropriation No. 1672, Supplies, Bureau of Light.

Passed April 20, 1915.

Approved April 23, 1915.

Resolution Book 2, page 629.

No. 152

Resolved, That the City Controller is hereby authorized and directed to make the following transfers in the Bureau of City Property Department of Public Works.

From
Code Acct. No. 1625—Equipment—Foster Homestead. \$1,270.40

Code Account 1564—Repairs
—Municipal Hall 1,255.00

\$2,525.40

To

Code Acct. No. 1621—Misc.
Service—Foster Homestead\$ 5.40

Code Acct. No. 1624—Repairs
—Foster Homestead 1,520.00

Code Acct. No. 1593—Repairs
—S. S. Market 1,000.00

\$2,525.40

The transfers in the Foster Homestead code accounts were made necessary owing to the fact that when the former transfers were made the amounts were not properly coded.

The transfer to the South Side Market is to pay for the repairs which were absolutely necessary to be made after the fire.

Passed April 20, 1915.

Approved April 23, 1915.

Resolution Book 2, page 630.

No. 153

Resolved, That the Members of Council and the Mayor do hereby endorse Concurrent Resolution No. 12 (which has passed the House), which resolution provides that the officers of the various departments of the Commonwealth of Pennsylvania be requested to purchase and specify at all times the products of the United States of America, etc., and that the Senate of Pennsylvania be requested to pass said resolution and the Governor to sign the same.

Resolved, Further, That a copy of these resolutions be transmitted to the President Pro Tem, of the Senate and to the Governor of the Commonwealth of Pennsylvania.

In Council April 20, 1915, read and adopted.

Approved April 23, 1915.

Resolution Book 2, page 630.

No. 154

Whereas, The City of Pittsburgh purchased at Sheriff's sale certain property of the Miller estate situate on Duncan and Wickliff streets, consisting of certain lots and six frame houses; and

Whereas, After the sale, owing to lack of appropriation to pay costs the Sheriff's Deed to the City was delayed for some fourteen months, during which period of time the tenants disputed the payment of rent, and the property was getting into a state of delapidation; and

Whereas, Mr. Henry Gram, who had been agent for the Miller Estate continued to look after the property and actually advanced certain moneys for

repairs amounting to \$246.00, and when the City of Pittsburgh took title to the property, the Bureau of City property assumed the duty of collecting all rents from the tenants and general supervision, but would not allow payment of Mr. Gram's claim without authorization of Council; and,

Whereas, The total amount of all the taxes and other claims due the City does not exceed \$2,000.00, and the property had a value of at least \$5,000; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Henry Gram in the sum of \$246.00, upon release of all claims for repairs to said property, and charge the same to Code Acct No. 42, Contingent Fund.

Passed April 28, 1915, by a two-thirds vote.

Approved April 30, 1915.

Resolution Book 2, page 630.

No. 155

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Daniel J. Haggerty for thirty-six (\$36.00) dollars, being twelve (12) days lost time at the rate of three (\$3.00) dollars per day, on account of injuries sustained in the performance of his duties as a Feed Water Tender in the Bureau of Water, and charge the same to Appropriation No. 1603, Wages—Temporary Employees, Mechanical Division, Bureau of Water.

Passed April 28, 1915, by a two-thirds vote.

Approved April 30, 1915.

Resolution Book 2, page 631.

No. 156

Whereas, In order to install the connections between the North Side Supply main and the water distribution system, and to abandon the Troy Hill Reservoir, it became necessary to feed water through the 48 inch steel line under the Allegheny river at the earliest possible date, which makes necessary changes in the pump chamber at the foot of Twenty-sixth street on said 48 inch line, and

Whereas, Jas. McNeil & Bro. Company have done all steel work on such line and are equipped with the necessary material, measurements and equipment to do such work in the shortest possible time, and have offered to do such work for the sum of one thousand, two hundred and fifty (\$1,250) dollars, which sum is reasonable and fair, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to coun-

tersign, a warrant in favor of Jas. McNeil & Bro. Company for the sum of one thousand two hundred and fifty (\$1,250.00) dollars in full payment of all labor and materials for repairing and reinforcing the pump chamber on the 48 inch steel water line at the foot of Twenty-sixth street, and charge the same to appropriation No. 107.

Passed April 28, 1915, by a two-thirds vote.

Approved April 30, 1915.

Resolution Book 2, page 631.

No. 157

Whereas, There was no appropriation made in the 1915 Bureau of Water Budget for insurance; and

Whereas, A premium of four hundred ten (\$410.00) dollars on Policy No. 9680, Hartford Steam Boiler Inspection & Insurance Company covering ten (10) boilers at the Brilliant Pumping Station, for a period of three years from March 8th, 1915, is unpaid, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of W. J. Tener Co., Agents, for four hundred ten (\$410.00) dollars in payment of premium on Insurance Policy No. 9680, covering ten (10) boilers located at Brilliant Pumping Station, Bureau of Water, Pittsburgh, Pa., and charge same to Code Account No. 42, Contingent Fund.

Passed April 28, 1915, by a two-thirds vote.

Approved April 30, 1915.

Resolution Book 2, page 632.

No. 158

Whereas, Under the Pittsburgh Playground Association, the term of service for recreation directors, playground directors, physical training men and women, and supervisors was for ten months per year only, and

Whereas, The annual salary was arrived at by multiplying the monthly salary by ten and this sum set up in the budget for 1915, therefore, be it

Resolved, That the Controller shall be and hereby is authorized to pay the salaries for the above mentioned positions in the Bureau of Recreation in ten monthly payments for the year 1915.

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 632.

No. 159

Whereas, The appropriation Code No. 1076 in the Law Department for payment of witness fees is already exhausted; and

Whereas, There is a very large volume of improvement and trespass cases on the various trial lists, amounting to several hundred, for the proper trial of which expert witnesses must be employed. In addition to which, at least \$2,000.00 will be required for the preparation of the various wharf cases to be brought on behalf of the City:

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$10,000.00 from the Bureau of Public Morals as follows:

From	
Code Account 1184, Salaries	\$4,800.00
Code Account 1185, Wages	
Temporary Employees	400.00
Code Account 1186, Miscellaneous Services	1,384.00
Code Account 1187, Equipment & Machinery	900.00
Code Account 1188, Securing Information	2,516.00
	<hr/>
	\$10,000.00

To

Code Account No. 1076, Department of Law.

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 632.

No. 160

Resolution authorizing the setting aside from the general fund, Appropriation No. 107 created for this work, four thousand, five hundred thirty-three dollars and nine cents (\$4,533.09) for additional work on the Construction of the North Side Reservoir, Contract 21-A.

By reason of additional work which has been ordered in the construction of the North Side Reservoir on Contract 21-A, it becomes necessary to set aside from the general fund created for the purpose of this work the sum of four thousand, five hundred thirty-three dollars and nine cents (\$4,533.09); therefore be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to set aside from the General Fund, Appropriation No. 107 to the credit of Contract 21-A, the sum of four thousand, five hundred thirty-three dollars and nine cents (\$4,533.09)

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 633.

No. 161

Resolved, That the City Controller be and he is hereby authorized and directed to set aside the sum of one thousand (\$1,000.00) dollars, from Appropriation No. 42, Contingent Fund, for the purpose of carrying sufficient employees to maintain the Sheraden Playgrounds during the summer months. Appropriation 42-11.

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 633.

No. 162

Whereas, Annie M. Welfer is the owner of a piece of ground, fronting 245 feet on Murray avenue, situate in the Fifteenth (formerly Twenty-third) ward of the City of Pittsburgh, being Plan of Partition of the Estate of Charles Ninehouser, deceased, at No. 9 September Term, 1901, Orphans Court of Allegheny County, Pennsylvania, recorded in Partition Docket volume 23, page 177, against which an assessment was made at No. 1554 April Term, 1914, for the grading, paving and curbing of Murray avenue, amounting to \$1,677.97; and

Whereas, Oscar C. Stoehr has purchased from the said Annie M. Welfer 6 feet of Murray avenue, in said Plan of Partition, more particularly bounded and described as follows:

Beginning at a point on the easterly line of Murray avenue at the intersection of said line of Murray avenue with the northerly line of Loretta street, as shown on said Partition Plan; thence along said easterly line of said Murray avenue in a northeasterly direction, a distance of fifty (50) feet to a point; thence eastwardly, through Part 1 D-5 aforesaid and parallel with said northerly line of said Loretta street, a distance of one hundred twelve (112) ft. to the line dividing Part 1 C-1 and D-5 in said plan; thence southwardly by said dividing line, a distance of fifty (50) feet to the northerly line of Loretta street; and thence along said northerly line of Loretta street and in a westerly direction, a distance of one hundred twelve (112) feet to the easterly line of Murray avenue, at the place of beginning; and

Whereas, The said Oscar C. Stoehr is desirous of paying his equal part or proportion of said total sum, amounting to \$335.60, upon release of his said lot from said assessment No. 1554 April Term, 1914; therefore, be it

Resolved, That the City Solicitor be and he is hereby authorized and directed, upon payment by the said Oscar C. Stoehr of the said sum of \$349.58 together with interest thereon on the date of payment to release his said lot from said assessment.

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 634.

No. 163

Resolved, That the Mayor be and hereby is authorized to execute and deliver unto John P. Rush, a quit claim deed conveying all the interest of the City of Pittsburgh in those two certain lots numbered one hundred and seventy six (176) and one hundred seventy-seven (177) in George S. Martin's plan of Lemington square, Twelfth, formerly Twenty-first ward of this City and being a part of the same property which Judd H. Bruff, Sheriff of Allegheny County by his deed dated March 1st, 1913, and recorded in the Recorder's Office of Allegheny County in Deed Book, volume 1776, page 410 granted and conveyed unto said City, upon the payment of the sum of twenty-five dollars by the said grantee.

Passed April 28, 1915.

Approved April 30, 1915.

Resolution Book 2, page 634.

No. 164

Whereas, Thomas Hughes, an employee in the Bureau of Water was injured by falling from wagon to station platform at Aspinwall Freight Station breaking his left wrist, and

Whereas, He was taken to the office of Dr. J. Walter Beyer, Aspinwall, Pa., who attended to the injury, the bill amounting to \$35.00, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Dr. J. Walter Beyer for thirty-five dollars (\$35.00) for professional services rendered Thomas Hughes and charge same to Appropriation No. 1646, Miscellaneous Services, Bureau of Water.

Passed May 1, 1915, by a two-thirds vote.

Approved May 6, 1915.

Resolution Book 2, page 635.

No. 165

Whereas, In carrying out the contract for the construction of public sewers on both shoulders of the roadway of Carson street, between South Seventeenth and South Eighteenth streets, it became necessary to construct a special brick manhole on account of the location of substructures encountered, instead of the standard manhole as provided for on the Contract Plans; and

Whereas, A unit price covering the cost of said special manhole was not included in the contract as entered into, it was therefore decided to secure supplementary bids and to pay for same as extra work, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Thomas Cronin Company for the sum of \$45.00 in payment of extra work done on the contract for the construction of public sewers on both shoulders of the roadway of Carson street, between South Seventeenth and South Eighteenth streets, and charge same to Code Account No. 42-M, Contingent Fund.

Passed May 4, 1915, by a two-thirds vote.

Approved May 6, 1915.

Resolution Book 2, page 635.

No. 166

Whereas, Exoneration No. C-129 has been issued by the Board of Water Assessors; and

Whereas, It is in excess of the amount authorized by Council.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Thomas R. Kerr in the sum of one hundred and fifty-five and 94-100 (\$155.94) dollars, refunding overpaid water rates, and charge same to Appropriation No. 41.

Passed May 4, 1915, by a two-thirds vote.

Approved May 6, 1915.

Resolution Book 2, page 636.

No. 167

Whereas, The Department of Assessors has certified that George A. and Solomon Jones have overpaid city taxes in the Eighteenth, old Thirty-eighth ward for the years 1907, 1908, 1909, 1910, 1911, 1912 and 1913 amounting to \$343.56 and are entitled to have same refunded.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George A. and Solomon Jones in the sum of \$343.56, refunding overpaid taxes for the years 1907-08-09-10-11-12-13, and charge same to Appropriation No. 41.

Passed May 4, 1915, by a two-thirds votes.

Approved May 6, 1915.

Resolution Book 2, page 636.

No. 168

Whereas, The Pittsburgh Commercial Club intends giving an Exposition and Fair at Motor Square Garden, Pittsburgh, during the interim May 10th to May 15th, 1915, for the purpose of boosting Pittsburgh Trade and Commerce in general; and

Whereas, It would be of considerable advantage and benent to the public of the City of Pittsburgh for the Division of Weights and Measures, of the Department of Public Safety, to give an exhibition of the work being performed by said Division, and the results accomplished since its establishment, which would be an education to the public in general; now, therefore, be it

Resolved, That the Director of the Department of Public Safety shall be and he is hereby authorized, empowered and directed to give an exhibition of the work performed by the Division of Weights and Measures from time to time for the benefit of the public, the cost thereof and to exceed the sum of \$150.00; and, be it further

Resolved, That the Mayor shall be and he is hereby authorized, and directed to issue, and the City Controller to countersign, warrants for a sum of money not to exceed \$150.00 in payment of the expenses incurred in the giving of such exhibition upon proper vouchers being filed and approved in accordance with law, and charge the same to Code Account No. 42, Contingent Fund.

Passed May 4, 1915, by a two-thirds vote.

Approved May 6, 1916.

Resolution Book 2, page 636.

No. 169

Whereas, The City filed a tax lien at D. T. D. No. 954 December Term, 1898, against J. C. Sheeran with notice to William W. Flannigan and Louisa Sweeney on a certain lot 25x140 feet, being part of lot Number 34, in Plan known as "Boulevard Place," recorded in Plan Book, volume 8, page 208. The amount of said lien being for \$18.30; and

Whereas, on a Sci. Fa. subsequently issued John C. Sheeran was made defendant; and

Whereas, At the time of issuing the Sci. Fa. William W. Flannigan was the owner, and in possession of the said premises; and

Whereas, J. C. Sheeran did not at the time of filing the said tax lien, or for five years previous thereto, own said lot; and

Whereas, The City has bought in said property by deed from Judd C. Bruff, recorded in volume 1825, page 120; and

Whereas, The present owners of the above described property in order to sell the doubtful claim to the City have offered to pay the face of the original tax; now, therefore, be it

Resolved, That a quit claim deed be executed and delivered to the estate of Gerard C. Smith, his successors and assigns, on payment to the City of the sum of \$18.30.

Passed May 14, 1915.

Approved May 6, 1915.

Resolution Book 2, page 637.

No. 170

Whereas, Code Account No. 1004, Supplies, City Clerk's Office, has a deficit of \$222.37, owing to payment of balances due on Municipal Record for 1914, and which were not estimated in 1915 Budget; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$1,500.00 from Code Account No. 1003, Miscellaneous Services, to Code Account No. 1004, Supplies, City Clerk's office.

Passed May 4, 1915.

Approved May 6, 1915.

Resolution Book 2, page 637.

No. 171

Whereas, It will be necessary in order to make a thorough inspection of certain supplies sold to the City to determine whether the said articles conform to the specifications, to purchase certain apparatus for use in the Bureau of Tests.

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the sum of \$450.00 from the Contingent Fund, Appropriation No. 42, to Appropriation No. 1801, Equipment, Bureau of Tests.

Passed May 4, 1915.

Approved May 6, 1915.

Resolution Book 2, page 638.

No. 172

Whereas, In carrying out the contract for reflooring the roadway of the Warrington Avenue bridge over Saw Mill Run, it was found the street car rails were (9) inches in depth instead of seven (7) inches, as shown on the original contract plans for this bridge and accordingly it became necessary to have the contractor furnish extra lumber and labor; and

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into it was decided to receive supplementary bids to pay for the same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of J. Toner Barr for the sum of \$18.00 in payment of extra work done on the contract for reflooring the roadway of the Warrington Avenue bridge over Saw Mill Run, and charge the same to Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering.

Passed May 11, 1915, by a two-thirds vote.

Approved May 13, 1915.

Resolution Book 2, page 638.

No. 173

Whereby, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water on February 25, 1915, installed on request of the owner, two meters, on the premises owned by David Kreimeier, et al, at 3800 Forbes street, and 217-219 Atwood street, Fourth ward, thus transferring the assessment from the flat to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$192.39 and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On April 10th, in order to save the 2 per cent discount said David Kreimeier paid his extra taxes including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list the Board of Water Assessors issued to said David Kreimeier exoneration No. C201 for \$157.13, being the excess of the flat assessment levied on said premises, based on the following calculation: Flat rate for year commencing January 1, 1915, less amount due on flat rate from January 1, 1915, to February 25, 1915 (2 months) \$32.06, \$160.39, less 2 per cent leaving a remainder of \$157.13; therefore,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of David Kreimeier, et al, in the sum of \$157.13, refunding overpaid water rates, and charge same to Appropriation No. 41.

Passed May 11, 1915, by a two-thirds vote.

Approved May 13, 1915.

Resolution Book 2, page 638.

No. 174

Whereas, By an ordinance of Council water rates, where meters are installed are payable quarterly; and

Whereas, The Water Division of the Bureau of water, on March 30, 1915, installed on its own volition, a water meter on the premises owned by A. W. Mellon at 428 Wood street, Second ward, occupied and used as a saloon by Chris Dimling, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$217.31; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change in the books reported to the Department of Assessors; and

Whereas, On April 10th in order to save the two per cent discount said A. W. Mellon paid his taxes including his water rent at the flat assessment levy; and,

Whereas, In order to adjust said assessment and place the same in the meter rate list the Board of Water Assessors issued to said A. W. Mellon exoneration No. C136 for \$162.98 being the excess of the flat assessment levied on said premises based on the following calculation: Flat rate for year commencing January 1, 1915, less amount due on flat rate from January 1 to March 30 (3 months) \$54.33 remainder, \$162.98, less 2 per cent, leaving \$159.73; therefore,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of A. W. Mellon in the sum of one hundred and sixty-two and 98-100 (\$162.98) dollars, refunding overpaid water rates, and charging same to Appropriation No. 41.

Passed May 11, 1915, by a two-thirds vote.

Approved May 13, 1915.

Resolution Book 2, page 639.

No. 175

Whereas, By an ordinance of Council water rates, where meters are installed are payable quarterly; and,

Whereas, The Meter Division of the Bureau of Water, on February 5, 1915, installed on request of owner, a water meter on the premises owned by St. John's R. C. Church at Thirty-sixth and Liberty avenue, Sixth ward, occupied and used as a church, thus transferring the assessment from the flat rate to the metered rate; and,

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$356.40; and,

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and,

Whereas, On March 20th, in order to save the two per cent discount, E. M. McKeever, Rector of said church paid the water rate at the flat assessment levy; and,

Whereas, In order to adjust said assessment and place same in the meter rate list the Board of Water Assessors issued to Rt. Rev. Richard Phelan, Tr. of said church, exoneration No. C204, for \$320.17, being the excess of the flat assessment levied on said prem-

ises, based on the following calculation: Flat rate for the year commencing January 1, 1915, \$356.40, less amount due on flat rate from January 1 to February 5 (1 month) \$29.70, \$26.70 less 2 per cent, leaving a remainder of \$320.17; therefore,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Rt. Rev. Richard Phelan, trustee for St. John's R. C. Church, in the sum of \$320.17, refunding overpaid water rates, and charge same to Appropriation No. 41.

Passed May 11, 1915, by a two-thirds vote.

Approved May 13, 1915.

Resolution Book 2, page 640.

No. 176

Whereas, Ellen V. Maloney, deceased, was the owner of a piece of property in the then Thirteenth ward of the City, on which by an error on the part of some one, the March installment of tax was not paid and a lien was filed against the same; and,

Whereas, The Collector of Delinquent Taxes states that notice of the proceedings was sent to her by mail, but the card was returned "cannot be found." That the City bought said property in at tax sale and her husband had no knowledge of the fact until he went to pay the taxes on it.

Resolved, That the City Solicitor be directed to prepare a deed and the Mayor be directed to execute and deliver a deed to Timothy D. Malone, Trustee, for himself and the following children in equal parts:

Emma Kelly, Margaret Maloney, Loretta, Joseph, Leo, Wilbert and Francis Maloney heirs at law of Ellen V. Maloney, reconveying the said piece of property to them as described in the lien filed at March Term 263, 1904. Said deed to be delivered on payment by T. D. Maloney, Trustee, of the amount of the original tax, March installment, 1904, into the City Treasury.

Passed May 11, 1915.

Approved May 13, 1915.

Resolution Book 2, page 641.

No. 177

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George A. Cochrane and Company in the sum of fifty dollars (\$50.00) for extra work done on the Comfort Station in the North Side City Hall to be paid out of the Bond Fund, Appropriation No. 160.

Passed May 18, 1915, by a two-thirds vote.

Approved May 19, 1915.

Resolution Book 2, page 641.

No. 178

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on the request of the owner, on March 16th, 1915 a water meter on the premises owned by Frank R. Liggett at 6308 6310 and 6314 Penn avenue, Seventh ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915, of \$202.49; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 17th, 1915, in order to save the 25 per cent discount said petitioner, paid his taxes, including the water rate at the flat assessment; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Exoneration No. C-219, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to March 16, 1915, \$160.31, less 2 per cent leaving a remainder of \$157.11, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of Frank R. Liggett in the sum of \$157.00, refunding overpaid water rate, and charge same to Appropriation No. 41.

Passed May 18, 1915, by a two-thirds vote.

Approved May 19, 1915.

Resolution Book 2, page 641.

No. 179

Whereas, On or about March 1914, one Bessie Wagner, employed as a servant girl in the City of Pittsburgh, left our City after appropriating to her own use jewelry, etc., the property of her employer, to the value of \$500.00; and

Whereas, On or about April 2nd, 1915, the Cleveland Police authorities advised the Bureau of Police of the City

of Pittsburgh that they had under arrest a woman giving the name of Bessie Wagner, answering the description of the Bessie Wagner referred to in the first paragraph of this resolution, and that the arrest in the City of Cleveland has been made with the understanding that it was the same Bessie Wagner that was wanted by the Police authorities of the City of Pittsburgh; and

Whereas, the Superintendent of the Bureau of Police of the City of Pittsburgh sent one of the Secret Service Operatives to Cleveland to return the said Bessie Wagner to this jurisdiction at an expense of \$20.00; now, therefore, be it

Resolved, That the Mayor shall be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mr. Vinton F. Porter, a Secret Service Operative of the Bureau of Police, for the sum of \$20.00 for reimbursing him the amount incurred in the expense to Cleveland for said Bessie Wagner, and charge the same to Code Account No. 42, Contingent Fund.

Passed May 18, 1915, by a two-thirds vote.

Approved May 19, 1915.

Resolution Book 2, page 642.

No. 180

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on the request of the owner, on March 31st, 1915, a water meter on the premises owned by Winterton Land Co., at 4517 Butler street, Ninth ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$148.92; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 31st, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Exoneration No. C-242, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to January 25, 1915, \$136.51, less 2 per cent leaving a remainder of \$133.78, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed, to issue, and the City Controller to countersign, a warrant in favor of the Winterton Land Company in the sum of \$133.78, refunding overpaid water rate, and charge same to Appropriation No. 41.

Passed May 18, 1915, by a two-thirds vote.

Approved May 19, 1915.

Resolution Book 2, page 643.

No. 181

Whereas, The National Conference on Charities and Corrections will be held in Baltimore Wednesday, May 12, to Sunday, May 16th, and

Whereas, At this Conference there will be discussed subjects of vital interest to the playgrounds of Pittsburgh; therefore, be it

Resolved, That the Mayor and the City Controller shall be and hereby are authorized to pay a sum not exceeding fifty dollars, same being the expenses of the Superintendent of the Bureau of Recreation in attending this Conference and to be charged to Code Account 1787, Salaries of Regular Employees in said Bureau.

Passed May 18, 1915, by a two-thirds vote.

Approved May 19, 1915.

Resolution Book 2, page 643.

No. 182

Whereas, The City at D. T. D. No. 45, September Term, 1908, purchased from the Sheriff of Allegheny County, all that lot or piece of ground situate in the Twelfth (formerly Twenty-first) ward of the City of Pittsburgh, bounded and described as follows:

Beginning on the eastwardly side of a thirty foot street, forty-nine feet north 12 degrees east of the northwardly side of Apple avenue, thence north 12 degrees east along said thirty foot street, twenty feet; thence south 78 degrees east, and at right angles to said thirty foot street, ninety and sixty-seven hundredths feet to line of William A. Merritt (See Deed Book, volume 740, page 72); thence southwestwardly along said Merritt's line and at right angles to Apple avenue, twenty-two and fifty hundredths feet to Elizabeth Spieg lot; thence north 78 degrees west and at right angles to said thirty foot street, eighty and thirty-seven hundredths feet to the place of beginning, and

Whereas, In the said writ and D. T. D. George W. Grayson was named as defendant, and

Whereas, The above number and term was a revival of a D. T. D. filed at No. 821 September Term, 1898; and

Whereas, The said lien was for water taxes for the year 1897, and

Whereas, George W. Grayson was neither, during the year 1899, or at any other time, the owner of the above described property, and

Whereas, A certificate of H. M. Landis, Delinquent Tax Collector, hereto attached, certifying that said taxes had been paid at the time of the above mentioned revival, and

Whereas, By reason of the above mentioned facts the City has no valid title to the above property, now, therefore, be it

Resolved, That a deed be executed and delivered to David S. Littell, the present owner, for the above described property.

Passed May 18, 1915.

Approved May 19, 1915.

Resolution Book 2, page 644.

No. 183

Whereas, The City filed a lien against Charles Steel, et al, at D. T. D. No. 319 March Term, 1906, for the sum of \$14.36 taxes against the following property.

All that certain lot or piece of ground situate in the Fifth (formerly Thirteenth) ward of the City of Pittsburgh, in the County of Allegheny and State of Pennsylvania, being lot numbered 24 in Robert Wood's Plan of Lots, recorded in Recorder's office of the county aforesaid in Plan Book, volume 3, page 179, and being bounded and described as follows:

Beginning on the southerly side of Ridge street at the dividing line between lots numbers 23 and 24 in said plan, thence extending eastwardly along said southerly side of Ridge street twenty (20) feet to the dividing line between lots numbers 24 and 25 in said plan; thence extending southerly along said last mentioned dividing line one hundred (100) feet to the line of lot number 28 in said plan; thence extending westwardly along said line of said lot number 28 twenty (20) feet to the dividing line between said lots numbers 23 and 24 in said plan; and thence extending northwardly along said last mentioned dividing line one hundred (100) feet to the southerly side of Ridge street at the place of beginning.

Whereas, A Sci. Fa. was issued thereon on January 10, 1906, and an alias Sci. Fa. issued on January 4, 1911, but no judgment was taken until September 4, 1912; and

Whereas, The lien of the City for taxes, above mentioned, was lost by reason of judgment not being taken within five years, and that a sale subsequently made on this lien is defective, and the City's title to the property is invalid, now, therefore, be it

Resolved, That a deed be executed and delivered to Harry Hickox, the present owner of the above described property on payment by him of the sum of \$14.36, being the full amount of taxes.

Passed May 18, 1915.
Approved May 19, 1915.
Resolution Book 2, page 644.

No. 184

Whereas, The City purchased at D. T. D. No. 1344, June Term, 1908, wherein David Fermon was defendant, said lien being for taxes for the year 1906.

All that certain lot or piece of ground situate in the Thirteenth ward, City of Pittsburgh (formerly Sterrett Township), being known as lots Nos. 73 and 74 in the Homewood Park Plan of lots, recorded in Plan Book, volume 13, pages 66 and 67; and

Whereas, At the time of filing said lien David Fermon was not the owner of said lots, nor was he the registered owner, but one Adam Tennent; and

Whereas, Frederick H. Mollenauer is the present owner; and

Whereas, By reason of the registered owner not being named in the sale the City's title is defective; now, therefore, be it

Resolved, That a quit claim deed be executed and delivered to Frederick H. Mollenauer on payment by him of the sum of \$4.27, being the amount of taxes without costs.

Passed May 18, 1915.

Approved May 19, 1915.

Resolution Book 2, page 645.

No. 185

Whereas, The City at D. T. D. No. 881 March Term 1907, bought from Judd H. Bruff, Sheriff, property of Louis Joseph, the deed therefor being recorded in Deed Book volume 1804, page 320; said property conveyed being described as follows:

A lot in the Twenty-second ward, City of Pittsburgh, 26x60 feet from a 20 foot alley near Guthrie street, being one-half of lot No. 81, running 26 feet on the easterly side of said 20 foot alley and 204 feet southerly from Guthrie street, and extending back along lot, now or late of H. Stakley 62 feet, and along the lot, now or late, of E. F. Walker 48 feet to the City line; and

Whereas, The Sci. Fa. issued on the above lot was issued on the first day of March 1907, and served on the 23rd day of April 1907; and

Whereas, No judgment was taken against the defendant until May 22, 1912; and

Whereas, To preserve this tax lien judgment must be taken pursuant to provisions of the acts of assembly within five years; and

Whereas, The City's title is defective and the present owner, Thirza McLaughlin, has offered to pay the face of the City's claim, to-wit, \$9.20, now, therefore, be it

Resolved, That deed for the property above described be executed and delivered to Thirza McLaughlin upon payment by her of the sum of \$9.20.

Passed May 18, 1915.

Approved May 19, 1915.

Resolution Book 2, page 646.

No. 186

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Louis Weigand, conveying the interest of the City of Pittsburgh, in a certain lot being known as Lot No. 2, E. W. Dean's Park Plan, in the Twelfth ward, and having a frontage of 25 feet on Dean street extending back 100 feet to clifford street, for the sum of \$400.00.

Passed May 18, 1915.

Approved May 19, 1915.

Resolution Book 2, page 646.

No. 187

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Thomas P. Hershberger, upon the payment of \$350.00 for lot owned by the City of Pittsburgh, situate in the Twentieth (old Thirty-sixth) ward, of the City of Pittsburgh, being part of lot No. 109 in Warden & Alexander's Plan of Temperanceville, recorded in the Recorder's office of Allegheny County in Plan Book, volume 1, part 2, page 120, said lot fronting 25 feet on the easterly side of Mansfield avenue, with a depth of 86.15 feet, having erected thereon a small frame dwelling house.

Passed May 18, 1915.

Approved May 19, 1915.

Resolution Book 2, page 646.

No. 188

Whereas, Arthur Carson, Fireman, Bureau of Water, while employed at Brilliant Pumping Station, was injured in the performance of his duties as Fireman; and

Whereas, By reason of this injury, he was unable to perform his duties and lost time, for which he could receive no pay, to the extent of nineteen and one-half (19½) days; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Arthur Carson, Fireman, Bureau of Water, for fifty-three and 63-100 (\$53.63) dollars, for nineteen and one-half (19½) days, at the regular rate of two and 75-100 (\$2.75) dollars per day, and charge to Appropriation No. 1652, Bureau of Water.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 647.

No. 189

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Grether Fire Equipment Company for the sum of \$320.50 for searchlights, revolving nozzles, hose clamps, smoke masks furnished the Bureau of Fire, and charge the same to Code Account No. 1161, Item "F", Equipment, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 647.

No. 190

Resolved, That the action of the Directors of the Department of Public Works in awarding a contract to the G. F. Higgins Company for Heating System for the Stephen C. Foster Home in the sum of four hundred ninety-eight dollars (\$498.00) and in awarding a contract for the furnishing of radiators and boiler for the Stephen C. Foster Home for four hundred eighty dollars (\$480.00) is hereby approved, and that the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of the G. F. Higgins Company in the sum of four hundred ninety-eight dollars (\$498.00) for furnishing Heating System in the Stephen C. Foster Home, and also a warrant in favor of the same Company for four hundred eighty dollars (\$480.00) for furnishing radiators and boiler in the Stephen C. Foster Home, the said amounts to be paid from Code Account No. 1624.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 647.

No. 191

Whereas, It has been necessary for a number of employees of the Bureau of Police, Department of Public Safety, to expend certain sums of money for seeking information and pursuit of criminals, which expense accounts have been approved by Mr. W. N. Matthews, Superintendent of the Bureau of Police, and Mr. Charles S. Hubbard, Director of the Department of Public Safety; and

Whereas, Detailed statements of such expenses are hereto attached; and

Whereas, City Council made no appropriation to the Bureau of Police for the fiscal year 1915, for the pay-

ment of such claims, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized, and directed to issue, and the City Controller to countersign, warrants for the following named persons for the respective amounts hereinafter set forth, to-wit: Myles Smith, a patrolman, \$2.22; R. J. Alderdice, Commissioner of Police, \$18.00; Stephen Piatkowski, a patrolman, \$2.22; Joseph H. Dye, Commissioner of Police, \$3.60; P. J. Golden, Secret Service Operative, \$6.04; Thos. F. Carroll, Commissioner of Police, \$3.00; Margaret A. Taylor, Police Woman Auxiliary, \$2.00; Elmer K. Henry, Secret Service Operative, \$18.55; L. C. Butterfield, Police Woman Auxiliary, \$4.10. The foregoing amounts to be charged to Code Account No. 42, Contingent Fund.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 648.

No. 192

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Thomas Lane Company, for seventy (\$70.00) dollars, in payment for extra work on the Aviary at Riverview Park, N. S. as per voucher attached. Same to be charged to Appropriation No. 1754.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 648.

No. 193

Whereas, C. W. Shelton is the owner of a lot fronting 20 feet on Belinda (formerly Benton) street; having erected thereon a two story frame dwelling house; and

Whereas, Viewers were appointed at No. 635 February Term, 1909, to assess benefits for the grading, paving and curbing of same, and upon hearing before said Viewers, Mr. Shelton appeared and presented a claim of \$1,500.00, damages to his property by reason of said change of grade, which left Shelton's property 12 1-2 feet above the grade of the street; and

Whereas, The Viewers after due consideration of Shelton's claim decided that he had been damaged and that if he would take care of the damages they would allow him \$700.00, and this claimant agreed to do; and

Whereas, In making up the schedule of this proceeding no mention was made of the allowance of \$700.00 to Shelton, said Viewers assessing the properties on said street benefits; and

Whereas, As injustice has been done Mr. Shelton in that he has not received the \$700.00 damages as awarded by the Viewers at the time of said hearing and it has been a great hardship to him, being in poor circumstances and having a mortgage on his said property which is long past due; therefore, be it,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of C. W. Shelton in the sum of \$700.00, in full settlement of all claims for damages and charge the same to Code Account 42.

Passed May 22, 1915, by a two-thirds vote.

Approved May 25, 1915.

Resolution Book 2, page 648.

No. 194

Whereas, Council by ordinance, authorized the award of contracts for the making of certain alterations and repairs to No. 2 Police Station house at a sum not exceeding \$4,000.00; and

Whereas, During the progress of the work it has been found necessary to make other alterations and repairs which will cost about \$1,200.00 over and above the sum of \$4,000.00 set aside for said work.

Resolved, That the Controller shall be and he is hereby authorized and directed to transfer the sum of \$1,200.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1148, Repairs, Bureau of Police.

Passed May 22, 1915.

Approved May 25, 1915.

Resolution Book 2, page 649.

No. 195

Whereas, It is necessary to erect temporary stalls and stands in the eastern half of the Diamond Market to accommodate the tenants and patrons of the market during the construction of the western half; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfers in the Bureau of City Property from the North Side Market to the Diamond Market.

From
North Side Market
Code Account No. 1584, Repairs \$1,500.00
To

Diamond Market
Code Account No. 1576, Repairs \$1,500.00

Passed May 22, 1915.

Approved May 25, 1915.

Resolution Book 2, page 649.

No. 196

Whereas, By reason of the demands for repairs to boardwalks and steps, the appropriation for wages, temporary employes, Boardwalks and Steps, Bureau of Highways and Sewers, is insufficient to provide for payment of this class of work.

Resolved, That the City Controller be and is hereby authorized and directed to make the following transfers, for the purpose of providing for certain expenditures in the Bureau of Highways and Sewers, Department of Public Works.

From Appropriation 42, Contingent Fund,

To Appropriation 1537, Wages, Temporary Employes, Boardwalks and Steps \$2,500.00

Passed May 22, 1915.

Approved May 25, 1915.

Resolution Book 2, page 650.

No. 197

Whereas, The Bureau of Parks was allowed \$100.00 for repairing the Elk's fountain in West Park, North Side, and it was found that the amount would not be sufficient, and the Bureau purchased the materials and will have the work done by its own employees, and

Whereas, It will be necessary to transfer this money from one code account to another in order to reimburse the code account on repairs; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of one hundred (\$100.00) dollars, in the Bureau of Parks, West Park, North Side, from Code Account No. 1775—repairs; To code account No. 1774 Materials, same Park and Bureau.

Passed May 22, 1915.

Approved May 25, 1915.

Resolution Book 2, page 650.

No. 198

Whereas, By some unexplainable error certain property belonging to James F. Harper in the Twenty-fifth ward of the City went delinquent and the property was sold for taxes; and

Whereas, He paid the taxes from 1906 to and including 1914; and

Whereas, This year when he went to the tax office to procure his statement he was told the first time that the property had been sold to the City. Said tax on which property was sold amounted to, including penalty \$6.26.

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to James F. Harper, for said property on payment by him of \$6.26 to the City Treasurer.

Passed May 22, 1915.
Approved May 25, 1915.
Resolution Book 2, page 651.

No. 199

Whereas, Mrs. Mollie W. Wilson, is the owner of a certain lot or piece of ground fronting thirty feet on Ather-ton avenue, now Baum boulevard, and extending back one hundred and fifteen feet, situate in the Eighth ward of the City of Pittsburgh, County of Allegheny and State of Pennsylvania, and has erected thereon a ten room brick dwelling house; and

Whereas, The City of Pittsburgh, has constructed a sewer along said Ather-ton avenue and Woodsworth street for which sewer an assessment has been made against the said Mollie W. Wil-son, aforesaid of seventy-five (\$75.00) dollars together with interest from September 17, 1914, which said sewer was intended and only benefited prop-erty in what is known as the "New Bridge Section," and could in no wise benefit the property owned by the said Mollie W. Wilson for the reason that her property aforesaid was properly and adequately sewered by a sewer which was constructed to the rear of her said lot, with which sewer her property was connected many years ago and further that in order for her to make any possible connection with the new sewer constructed on Ather-ton avenue, she would have to assume a great expense in digging from the back part of her lot to the said Ather-ton avenue sewer; therefore, be it

Resolved, That the City Solicitor be and he is hereby authorized and em-pow-ered to cancel or strike off the said assessment charged on property as aforesaid of the said Mollie W. Wil-son in the sum of seventy-five (\$75.00) dollars with interest from September 17, 1914, at M. L. D. No. 114 April Term, 1915.

Passed May 22, 1915.
Approved May 25, 1915.
Resolution Book 2, page 651.

No. 200

Adopting certain recommendations and suggestions to the Civil Service Commission of the City of Pittsburgh for revision and adaptation of its rules and regulations to aid and conform to the plan of standardization of em-ployee's salaries as contemplated by Council for improvement of the Civil Service.

Resolved, That Council make the following recommendations to the Civil Service Commission.

1. Whenever the Civil Service Com-mission shall, by rule, have classified offices and places of employment in the City Service into classes and grades, and said offices and places have been placed into classes accord-

ing to the general line and character of work involved in the respective du-ties thereof, and within each class shall have established grades or ranks, each grade or rank comprising offices and places having substantially similar du-ties, authority and responsibility, sal-aries for all such offices and places of employment within each grade shall be uniform.

2. Whenever any grade or rank in the classified service of the City shall have been divided into salary groups for the purpose of varying compensa-tion according to efficiency and senior-ity, and Council shall have authorized compensation according to such salary groups for the positions in said grades of service, certifications for appoint-ment by the head of the department or by appointing officer, shall be to the group having the lowest fixed salary rate. Certifications for eligibility for advancement to the higher groups or salary rates shall be made on the basis of efficiency and seniority within the department, as shown by the records thereof kept in the office of the Civil Service Commission.

3. Any officer or employe shall be-come eligible for advancement, and may be advanced from a lower salary group to the next higher salary group with-in a grade in the classified service, when a vacancy in such higher salary group exists, after such officer or em-ploye shall have served in such lower group by actual employment for at least the period specified in the rules of the Civil Service Commission. Noth-ing in this paragraph shall be con-structed to mean that it shall be man-datory upon the department head to advance an officer or employe to the next higher salary group within a grade of service because such officer or employe has served in the lower group the minimum period of time specified in the schedules as established by the Civil Service Commission.

4. No advancement of salary shall be made beyond an existing grade for the performance of the same duties—but only in case of increased duties or responsibility.

5. No advancement of salary within a grade shall be made other than upon a basis of efficiency and seniority as established by the rules of the Civil Service Commission, or where it is found that the duties of the position are of a lower grade than the grade of the position heretofore appropriated.

6. No advancement of salaries from grade to grade within a group shall be made where the service in the de-partment or bureau has been less than six months immediately preceding the date of the request.

7. No provision for advancement in salary shall be made in the 1916 appro-priation ordinance unless the eligibil-ity of employes to advancement as es-tablished by the rules and records of the Civil Service Commission shall have obtained prior to January 1, 1916; provided, however, that where automa-tic advancement is specially provided

in the salary appropriation ordinance, appropriations therefor shall include amounts necessary for the advancement of such employees who become eligible any time during the year in accordance with the rules and records of the Civil Service Commission. In all other cases where employees become eligible during the year on the basis of seniority and efficiency, advancement may be made where such employees are assigned to vacancies in the same department or bureau caused by permanent separation of incumbents of positions of the same title and grade and in the next higher salary groups.

8. No advancement of salaries shall be made where the average net efficiency, as shown by the records of the Civil Service Commission for the six months immediately preceding the date of the request is less than 75 per cent; or being between 75 and 80 per cent, the work of the employee is not considered upon investigation by the Civil Service Commission to merit the advancement.

9. No overtime appropriation shall be included in the annual budget, but where contingencies necessitating overtime work arise and such work is requested and authorized by the head of the department concerned, and approved by the committee on finance, provision for payment for same will be made through Council action.

10. No transfers of salary funds shall be permitted after the passage of the annual budget, but where emergencies are shown to exist special action may be taken by the City Council.

11. All matters relating to compensation, or change of position of officers or employees shall be presented only through the proper department, bureau or division head, or member of Council, and lobbying or soliciting on the part of any officer or employee of the City for any salary increase in violation of the terms hereof is prohibited.

Passed May 11, 1915.

Approved May 21, 1915.

Resolution Book 2, page 651.

No. 201

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John Phillip Bott, an employee of the Bureau of Fire, for the sum of \$72.58 for 25 days' lost time, December 26th, 1914, to January 19th, 1915, by reason of sickness alleged to have been contracted by exposure at a fire on December 21st, 1914, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 653.

No. 202

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Lawrence Dorgan, an employee of the Bureau of Fire, for the sum of \$21.85 for 7 days' lost time, March 29th to April 4th, 1915, on account of tonsillitis received in the service on March 29th, 1915, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 654.

No. 203

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James Ferson, an employee of the Bureau of Fire, for the sum of \$15.32 for 5 days' lost time, March 13th to 17th, 1915, inclusive, by reason of sickness "alleged" to have been contracted while in the regular performance of his duty, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 654.

No. 204

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Joseph Gerneth, an employee of the Bureau of Fire, for the sum of \$10.96 for lost time March 12th to March 16th, 1915, by reason of a severe cold contracted while on duty as an employee of the said Bureau of Fire, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 654.

No. 205

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Elmer Mills, an employee of the Bureau of Fire, for the sum of \$17.42 for 6 days' lost time, March 8th to 14th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 654.

No. 206

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John McCondrew, an employe of the Bureau of Fire, for the sum of \$57.66 for lost time March 5th to April 9th, 1915, by reason of LaGrippe contracted while on duty as an employe of the said Bureau of Fire, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 655.

No. 207

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Leo O'Connor, an employe of the Bureau of Fire, for the sum of \$16.13 for 5 days' lost time, March 12th to 16th, 1915, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 655.

No. 208

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas O'Toole, an employe of the Bureau of Fire, for the sum of \$14.19 for 4 days' lost time, March 13th to 16th, 1915, inclusive, by reason of sickness "alleged" to have been contracted by exposure at a fire on March 7th, 1915, and charge the same to Code Account No. 1132, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds votes.

Approved May 26, 1915.

Resolution Book 2, page 635.

No. 209

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Ethel May Richards, Widow of Edward B.

Richards, deceased, for the sum of \$44.33 for 13 days' lost time, by reason of sickness which said Edward B. Richards is "alleged" to have contracted on January 24th, 1915, while responding to an alarm of fire at 310 Bigelow street, said lost time being from January 25th to February 8th, 1915, on which date he died, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 656.

No. 210

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George P. Sparr, an employe of the Bureau of Fire, for the sum of \$16.13 for lost time March 12th to March 17th, by reason of a severe cold contracted while on duty as an employe of the said Bureau of Fire, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed May 22, 1915, by a two-thirds vote.

Approved May 26, 1915.

Resolution Book 2, page 656.

No. 211

Whereas, Mrs. Maria Karimai by deed dated January, 1904, purchased from W. B. Epley, a certain lot in the Fifteenth formerly Twenty-third ward, being lot No. 32 in H. S. Fleming's Plan, fronting 20 feet on Blair street, and extending back 120 feet more or less to an alley; and,

Whereas, The City filed a lien at M. L. D. No. 224 September Term, 1895, against B. M. Thomas who was owner of the property at the time, and issued a lev. fa. thereon with notice to Maria Karimai; and,

Whereas, At the sale on said lev. fa. the City bought in the property; and,

Whereas, Maria Karimai had no notice of said sale, she being unable to speak any English; now, therefore, be it,

Resolved, That a deed be executed and delivered to the said Maria Karimai, on payment by her of two hundred forty-three and 47-100 (\$243.47) dollars, being the debt, interest and cost against said property, and any taxes that may be unpaid and due by her to the City on said lot.

Passed June 1, 1915.

Approved June 3, 1915.

Resolution Book 2, page 656.

No. 212

Whereas, There was no provision made for the Bureau of Horses in the Appropriation for 1915; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$150.00 from Appropriation No. 42, Contingent Fund, to Appropriation No. 1044, Supplies, Bureau of Horses, Mayor's Office, for the purpose of furnishing printing and stationery necessary for installing reporting and recording system and for such other necessary supplies as the bureau may need.

Passed June 1, 1915.

Approved June 3, 1915.

Resolution Book 2, page 657.

No. 213

Whereas, There was not sufficient money in the appropriation of the Bureau of Parks to pay for postage; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of one hundred and fifty (\$150.00) dollars, from Appropriation No. 42 Contingent Fund, to Appropriation No. 1682, Miscellaneous Service, Schenley Park, Bureau of Parks.

Passed June 1.

Approved June 3, 1915.

Resolution Book 2, page 657.

No. 214

Whereas, In the preparation of the Budget, money for improvement of roadways and walks was included in Item G, Code Account 1229, Municipal Hospital; and

Whereas, We will be able to do this with our own labor, with material purchased out of Item D, Materials, Municipal Hospital; therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of eight hundred (\$800.00) dollars from code account 1229, Improvements, to code account 1226, Materials, Municipal Hospital.

Passed June 1, 1915.

Approved June 3, 1915.

Resolution Book 2, page 657.

No. 215

Whereas, On account of the additional functions and growth of the organization formerly known as the American Veterans of Foreign Service, now the Veterans of Foreign Wars of the United States, an additional allowance of \$200.00 is desired; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to transfer the sum of \$200.00 from Contingent Fund, No. 42, to Appropriation No. 1379, for the use of the Veterans of Foreign Wars of the United States.

Passed June 1, 1915.

Approved June 10, 1915.

Resolution Book 2, page 658.

No. 216

Whereas, The name of the American Veterans of Foreign Service was changed to "Veterans of Foreign Wars of the United States" at the convention held in Pittsburgh during September of 1914; and

Whereas, The Council of the City of Pittsburgh has appropriated the sum of \$300.00 for the use of the American Veterans of Foreign Service by Ordinance No. 20, Item No. 1379, approved January 28th, 1915; therefore, be it

Resolved, That the Mayor and the City Controller be and they are hereby authorized and directed to issue and countersign warrants drawn against Appropriation No. 1379, for the American Veterans of Foreign Service for the use of the Veterans of Foreign Wars of the United States, its successors.

Passed June 1, 1915, by a two-thirds vote.

Approved June 10, 1915.

Resolution Book 2, page 658.

No. 217

Whereas, In 1908 the former City of Allegheny opened and improved Britt (formerly Duquesne) avenue, between Wabana avenue (formerly Franklin road) and Perrysville avenue, in the Twenty-sixth ward; and

Whereas, In the opening of said avenue the City appropriated 36 feet of ground belonging to Mrs. Sarah E. Dalzell, and on June 26, 1908, the viewers' report allowing her \$2,625.00 was confirmed by the court; and

Whereas, Since that time Mrs. Dalzell has been paying taxes on this 36 feet of ground; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Sarah E. Dalzell in the sum of \$185.46, refunding taxes paid in error for the years 1908 and 1915 inclusive on said property, and charge the same to Appropriation No. 41.

Passed June 8, 1915, by a two-thirds vote.

Approved June 10, 1915.

Resolution Book 2, page 658.

No. 218

Whereas, it was found necessary to do extra work not included in the contract and specifications, under Contract 4-C, for furnishing and erecting in the Aspinwall Pumping Station, a coal and ashes handling apparatus and appurtenances; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Link-Belt Company for one thousand nine hundred and ninety-four dollars and ninety cents (\$1,994.90) for the following:

Extension of Bunker Columns from boiler room to basement	\$ 695.00
Extension of Bin and Carrier	427.00
Track Scales	856.00
Extra Stairs	16.90

Total amount of Extra Work, \$1,994.90

And the same be charged to Appropriation No. 146.

Passed June 8, 1915, by a two-thirds vote.

Approved June 10, 1915.

Resolution Book 2, page 659.

No. 219

Whereas, The Department of Public Health in conjunction with various social and civic organizations of the City is engaging in a campaign for the promotion of Infant and Child Welfare; therefore, be it

Resolved, That the Controller shall be and he is hereby authorized and directed to transfer from the Contingent Fund the sum of four thousand (\$4,000.00) dollars to an item to be known as Item No. 42-22 for the use of the Infant Welfare Campaign, said sum to be disbursed on vouchers approved by the general chairman and the chairman of the Executive Committee of the Infant Welfare Association.

Passed June 8, 1915.

Approved June 10, 1915.

Resolution Book 2, page 659.

No. 220

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Frank L. Swaney, stenographer, temporarily employed in the general office of the Bureau of Highways and Sewers, Department of Public Works, for \$75.00 for wages due for one month, from February 1st, 1915, to February 28th, 1915, and charge the same to Appropriation No. 1517, Wages, Temporary Employees, Cleaning Highways.

Passed June 8, 1915, by a two-thirds vote.

Approved June 10, 1915.

Resolution Book 2, page 660.

No. 221

Whereas, It is deemed advisable to employ a laborer in the Bureau of Tests, funds for the payment of wages wherefor are not available; and

Whereas, A surplus of two hundred (\$200.00) dollars will occur in Code Account 1796 due to temporary vacancies; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to set aside the sum of \$200.00 from Code Account 1796 for the payment of laborers' wages in the Bureau of Tests to Code 1796 1-2.

Passed June 8, 1915.

Approved June 10, 1915.

Resolution Book 2, page 660.

No. 222

Whereas, By the terms of the lease for the building leased for the use of the Department of Charities at 439 Second avenue, it is provided that the water rent assessed on the premises shall be paid by the tenant as part of the rent, and which was paid by the owners, etc.; and

Whereas, The water rate for the year 1915 amounts to \$17.47; and remains unpaid,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Lucinda Tolbert in the sum of \$17.47 refunding water rate on property occupied by the Department of Charities, and charge same to Appropriation No. 41.

Passed June 8, 1915, by a two-thirds vote.

Approved June 10, 1915.

Resolution Book 2, page 660.

No. 223

Resolved, That the City Controller be and he is hereby authorized and directed to set aside from Appropriation No. 42, Contingent Fund, the sum of \$500.00 for the purpose of improving the property leased from George V. Kimberlin at the corner of Kenwood avenue and Federal street for playground.

Passed June 1, 1915.

Approved June 11, 1915.

Resolution Book 2, page 661.

No. 224

Whereas, George V. Kimberlin has offered to lease to the City for a term of four years, the consideration being exoneration from taxes, a piece of ground located in the Twenty-sixth ward, bounded and described as follows:

Beginning at the northwest corner of Kenwood avenue and Federal street; thence north 10 degrees 55 minutes west along the west side of Federal street, 363.53 feet to the south line of a 20 foot alley shown on Kimberland's Plan, P. B. volume 10, page 112; thence south 78 degrees 54 minutes west along the south side of said alley 561.04 feet to a point; thence south 39 degrees 15 minutes west along said side of said alley 170.70 feet to a pin; thence 50 degrees 45 minutes east 102.61 feet to a point; thence south 10 degrees 41 minutes east 171.75 feet to the within line of Kenwood avenue; thence north 76 degrees 14 1-2 minutes east along said line of Kenwood avenue 626.68 feet to Federal street at the place of beginning.

Resolved, That the Mayor and the Director of the Department of Public Works be and are hereby authorized and directed to enter into a lease with George V. Kimberlin for said property for a period of four years. The consideration being the exoneration from taxes.

Passed June 1, 1915.

Approved June 11, 1915.

Resolution Book 2, page 661.

No. 225

Whereas, The citizens and residents of Mt. Washington district have requested Council to provide a place as a playground and athletic field; and

Whereas, Frank Maloy has offered to lease the City a piece of property suitable for said purpose for the term of one year from June 1st, 1915, the consideration being the payment or exoneration of the taxes levied by the City, against said property for the current year 1915; and

Whereas, The City desires to avail itself of said offer,

Resolved, That the Mayor and the Director of the Department of Public Works shall be and are hereby directed to enter into an agreement with the said Frank Maloy for the lease of all that certain tract of land situated in the Eighteenth ward of the City of Pittsburgh having a frontage on Bailey avenue of one hundred and fifty feet, and extending from the old Bailey homestead on the east westwardly a distance of two hundred feet; on the terms and conditions set forth in the preamble of this resolution.

Resolved, Further, That administration, care and management of said playground or athletic field shall be

under the charge and control of the Bureau of Recreation, Department of Public Works.

Passed June 8, 1915.

Approved June 17, 1915.

Resolution Book 2, page 661.

No. 226

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on its own volition, on February 18th, 1915, a water meter on the premises owned by Thomas Burns at 1519 Penn avenue, Second ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$154.04; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 2nd, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, exoneration No. B 5444, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate from January 1, 1915, to February 18th, 1915 (1 1-2 months) less 2 per cent, leaving a remainder of \$132.09; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas Burns in the sum of \$132.09, refunding overpaid water rates on property in the Second ward, and charging same to Appropriation No. 41.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 662.

No. 227

Whereas, The Court of Common Pleas at No. 383, 2nd Term, 1910, sustained the appeal of the Fidelity Title & Trust Co., E. W. Bunton, et al. trustees, against the Triennial Assessment for the years 1910 and 1911, and directed the refund of excess tax.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Fidelity Title & Trust Co., E. W. Bunton, et al., trustees, for \$288.54, and charge same to Appropriation No. 41.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 663.

No. 228

Resolved, That the Mayor be authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James A. Matthews & Company in the sum of two hundred and twenty-five dollars (\$225.00) for the purchase of one (1) bronze tablet erected on the Diamond Market Building. Same to be chargeable to and payable from Code Account No. F 1577, Bureau of City Property.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 663.

No. 229

Whereas, Lyda B. McCutcheon on March 20th, 1915, fell into a hole in the street at the corner of Negley and Stanton avenues in the City of Pittsburgh, Allegheny County, Pennsylvania, which hole existed and had existed for a considerable time prior thereto, and

Whereas, By the above alleged negligence upon the part of the City of Pittsburgh in failing to keep its highways in proper condition, the said Lyda B. McCutcheon met with the accident aforesaid; and

Whereas, As a result of said accident the said Lyda B. McCutcheon sustained injuries to her left foot and leg and was otherwise bruised and injured, and has been prevented from performing her usual duties as supervising principal of schools, and expended moneys for medical attention and drugs; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Lyda B. McCutcheon, in the sum of \$650.00, in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 663.

No. 230

Resolved, That the Mayor be authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the McElveen Furniture Company in the sum of three hundred and forty-seven dollars (\$347.00) for the purchase of furniture for the Stephen C. Foster Homestead, located at Thirty-sixth street and Penn avenue, Pittsburgh, Pa., same to be chargeable to and payable from Code Account F, 1625, Bureau of City Property.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 664.

No. 231

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on its own volition, April 2, 1915, a water meter on the premises owned by E. M. O'Neill at No. 1013 Fifth avenue, Third ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$187.27; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On April 3rd, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, ex-operation No. C 292, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to April 2, 1915 (3 months \$140.44, less 2 per cent, leaving a remainder of \$137.64, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of E. M. O'Neill in the sum of \$137.64, refunding overpaid water rate, and charging same to Appropriation No. 41.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 664.

No. 232

Whereas, During the progress of the contract for the reconstruction of a retaining wall on Brownsville avenue at a point 310 feet east of William street a running stream of water was encountered in the trench which threatened to endanger the foundations of buildings adjacent thereto so that it was considered advisable to keep a day and night force of men pumping out the water; and,

Whereas, it developed that the source of this water was found to be a leak in the water line along Brownsville avenue, upon the repair of which the water ceased to flow in the trench; and,

Whereas, The contractor being in no way responsible for said leak, it was decided to pay for the expense occasioned thereby, as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of R. D. Thomas and Company for the sum of \$227.01, for extra work done on the contract for the reconstruction of a retaining wall on Brownsville avenue at a point 310 feet east of William street and charge same to Code Account No. 1484, Retaining Walls, Division of streets, Bureau of Engineering.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 665.

No. 233

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on its own volition, on March 8, 1915, a water meter on the premises owned by Wm. Wuerthele, at No. 4831 Second avenue, Fifteenth ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915 of \$185.60; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 30th, 1915, in order to save the 2 per cent discount, said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, ex-

operation No. G 8117, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to March 8, 1915 (2 1-4 months) \$150.82, less 2 per cent, leaving a remainder of \$147.81; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William Wuerthele in the sum of \$147.81, refunding overpaid water rate on property in the Fifteenth ward, and charging same to Appropriation No. 41.

Passed June 15, 1915, by a two-thirds vote.

Approved June 17, 1915.

Resolution Book 2, page 665.

No. 234

Whereas, James O. Wood was the owner of Lots Nos. 81 and 82 on Frustum, formerly Fifth street, in Wood's Plan; and

Whereas, The City for delinquent taxes sold Lot No. 81, said lot being sold for "all the interest of James L. Morrison"; and

Whereas, James L. Morrison was the owner of Lot No. 181 in Wood's Plan, and not the owner of Lot No. 81; and

Whereas, James O. Wood had paid all the taxes on his property; now, therefore, be it

Resolved, That a quit claim deed be executed and delivered to James O. Wood for the above mentioned Lot No. 81.

Passed June 15, 1915.

Approved June 17, 1915.

Resolution Book 2, page 666.

No. 235

Whereas, The City filed a lien at M. L. D. No. 226, First Term, 1909, against Bridget Parson, who was the owner at the time, of a lot in the Thirteenth ward, now Fifth ward, fronting 22.63 feet on Kirkpatrick street, and extending back 103.42 feet more or less, sd. fa. was issued on the lien, and judgment obtained, and lev. fa. issued, and

Whereas, At the sale on said lev. fa. the City bought in the property; and

Whereas, Bridget Parson died leaving a minor child; and

Whereas, Frank J. Daggett, guardian of the minor child, desires to redeem said property for the minor child; now, therefore, be it

Resolved, That a deed be executed and delivered to the said Frank J. Daggett, guardian, on payment by him to the City, the debt, interest and cost and any taxes that may be unpaid against said property.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 667.

No. 236

Whereas, Hugh J. O'Donnell has offered the City the sum of \$135.00 for Lot No. 302 in the Beechwood Boulevard Plan, the same being situate on Flemington street; now, therefore, be it

Resolved, That a deed be executed and delivered to Hugh J. O'Donnell for the sum of \$135.00.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 667.

No. 237

Whereas, In the preparation of the appropriation for the Bureau of Fire for the year 1915, the sum of \$21,280.00 contained in the Departmental estimate was deducted or omitted on the basis that by reason of the motorizing of certain City fire apparatus and equipment, five fire engine houses might be dispensed with and a reduction be made in the fire force of thirty-four men; and

Whereas, By reason of certain new legislation relating to the operation of Fire Bureaus, including cities of the second class, it is not deemed expedient or advisable to carry out the proposed reduction at this time, and it becomes, therefore, necessary to make provision for the payment of at least twenty men, and for the maintenance of the said five engine houses for the remaining six months of the year 1915, from July 1st; now, therefore, be it

Resolved, That the sum of \$5,000.00 be, and is hereby appropriated from the Contingent Fund, Appropriation 42, for the maintenance of said engine houses, and the sum of \$12,000.00 for the wages of at least twenty firemen for a period of six months, as aforesaid.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 667.

No. 238

Whereas, It is desirable to improve the playgrounds at Thirty-sixth street and Liberty avenue; and,

Whereas, There has been no appropriation for this above mentioned work, therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to set aside the sum of (\$300.00) three hundred dollars for the improvement of Playground at Thirty-sixth street and Liberty avenue, and charge the same to Appropriation No. 42, Contingent Fund.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 668.

No. 239

Whereas, Council has authorized the leasing of a piece of property fronting on Bailey avenue from Frank B. Maloy for playground and athletic field; and

Whereas, It is desirable that a back stop should be erected thereon for use in base ball games.

Resolved, That the City Controller shall be and is hereby directed to set aside the sum of sixty (\$60.00) dollars in the Contingent Fund for that purpose.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 668.

No. 240

Whereas, The carpet in the City Clerk's office is worn out and it is necessary to have the same replaced; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to transfer the sum of \$75.00 from Code Account No. 1564 to Code Account No. 1565—Bureau of City Property.

From
Code Account No. 1564—Repairs\$75.00

To
Code Account No. 1565—Equipment\$75.00

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 668.

No. 241

Whereas, A balance of four thousand and seven dollars and Thirty-six cents, (\$4,007.36) was appropriated for repairs to the Greenfield Avenue Bridge, and

Whereas, A temporary trestle on another location can be built for two thousand dollars (\$2,000.00), which will leave an unexpended balance of two thousand seven dollars and thirty-six cents, (\$2,007.36), therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of twelve hundred, (1,200.00) dollars from Code Account No. 1455-D "Materials," Bridge Repairs, Bureau of Engineering, to Code Account No. 1418-F, "Equipment and Machinery," General Executive, Bureau of Engineering.

Passed June 15, 1915.
Approved June 17, 1915.
Resolution Book 2, page 669.

No. 242

Whereas, It was originally planned to let a contract for raising certain portions of Galveston and South avenues to provide access to the north end of North Side Point Bridge at a cost of fifty-six thousand, three hundred and ten (\$56,310.00) dollars; and

Whereas, This procedure became unnecessary on account of the City being able to procure sufficient material to make the fills without expense to the City; and

Whereas, The only work now remaining to be done consists of paving and a small amount of grading; therefore, be it

Resolved, That the Director of the Department of Public Works be authorized to complete the remaining work at a cost not to exceed five thousand (\$5,000.00) dollars, by City forces, and charge the cost of same to Appropriation No. 150, North Side Point Bridge.

Passed June 15, 1915.

Approved June 17, 1915.

Resolution Book 2, page 669.

No. 243

Whereas, The Department of Supplies is about to re-advertise for bids for an automobile for the Bureau of Police, Department of Public Safety; and

Whereas, The last advertisement made it appear that the City was desirous of securing a second-hand machine, therefore, be it

Resolved, That the Mayor be requested to notify the Director of the Department of Supplies that it was the intention of Council that a new automobile be purchased for the Bureau of Police, Department of Public Safety, carrying with it a full guarantee.

Passed June 15, 1915.

Approved June 17, 1915.

Resolution Book 2, page 670.

No. 244

Whereas, The Pittsburgh Railways Company has paid to the City of Pittsburgh on account of street cleaning, the sum of \$75,000, for the year 1913, and the sum of \$75,000, for the year 1914, and

Whereas, It has been heretofore agreed between the representatives of the Pittsburgh Railways Company and the Committee on Appropriations that the amount which should be paid for the work of street cleaning for the said years should be at the rate of \$75,000 which should apply for the year 1913, 1914 and 1915; now, therefore, be it

Resolved, That the City Treasurer be and he is hereby authorized and directed to issue a receipt to the Pittsburgh Railways Company for the payment in full of all obligations due the City of Pittsburgh by the Pittsburgh Railways Company, upon the payment of the additional sum of \$20,000, for street cleaning for the years 1913, 1914 being the difference between the sum of \$150,000, heretofore paid by the Pittsburgh Railways Company on account of street cleaning for said years and the sum of \$170,000, the amount agreed upon as the total amount to be paid to the City of Pittsburgh for street cleaning in said years.

Further, That said City Treasurer is authorized to issue a receipt in full to the Pittsburgh Railways Company for the payment of street cleaning performed by the City of Pittsburgh during the year 1915, on account of the Pittsburgh Railways Company upon the payment of \$85,000, for the year 1915, payable in equal monthly installments.

Passed June 15, 1915.

Approved June 17, 1915.

Resolution Book 2, page 670.

No. 245

Whereas, The Pennsylvania Light Heat and Power Company is indebted to the City of Pittsburgh in the sum of \$13,262.00 for rental and tax on poles for the years prior to December 31, 1913; and

Whereas, The Pennsylvania Light Heat and Power Company has been leased, operated or controlled by the Duquesne Light Company and an agreement has been made between the representatives of the Duquesne Light Company and the Appropriations Committee of the City of Pittsburgh pursuant to a report of a special committee made January 6th, 1915, now therefore, be it

Resolved, That the City Treasurer be and he is hereby authorized and directed to issue a receipt in full to the Pennsylvania Light, Heat and Power Company, or the Duquesne Light Company upon the payment of the sum of \$13,262.00 for the unpaid rental and tax upon poles for the years prior to December 31st, 1913, due and owing by the Pennsylvania Light, Heat and Power Company and further to receive and issue receipts for the amounts due and payable to the City of Pittsburgh by virtue of the provisions of the ordinance heretofore enacted relating to the Pennsylvania Light, Heat and Power Company, the Allegheny County Light Company and the Duquesne Light Company.

Passed June 15, 1915.

Approved June 17, 1915.

Resolution Book 2, page 670.

No. 246

Whereas, The City of Pittsburgh had on deposit with the German National Bank the sum of forty-one thousand, three hundred forty-eight dollars and ninety-nine cents (\$41,348.99), of which twenty thousand one hundred sixteen dollars and thirty-nine cents (\$20,116.39) was due directly to the City of Pittsburgh and twenty-one thousand, two hundred thirty-two dollars and sixty cents (\$21,232.60) was in the account of the Monongahela Bridge Company of Pittsburgh, all the stock of which is owned or controlled by the City of Pittsburgh; and

Whereas, A Receiver has been appointed for the German National Bank and a plan has been proposed by the depositors and stockholders committee whereby the City would receive eighty-five per cent of its deposits upon the carrying out of said plan and a depositors certificate for the remaining fifteen per cent, which would bear three per cent interest; and

Whereas, It is necessary that the said committee should be informed as to the willingness of the City to accept the said plan; and

Whereas, It appears to be for the best interest of the City to approve the said plan, now, therefore, be it

Resolved, That the City Treasurer be and he is hereby authorized and directed to signify to the said committee the willingness of the City to accept said plan as proposed in the communication of May 24, 1915, and the proper officers of the City are further authorized and directed to enter into the proposed depositors' agreement dated the 24th day of May, 1915.

Passed June 22, 1915.

Approved June 23, 1915.

Resolution Book 2, page 671.

No. 247

Whereas, The City of Pittsburgh has heretofore authorized the issuance of bonds in the sum of \$240,000.00 to be known as the "Penn Avenue Improvement Bonds 1915;" and

Whereas, Litigation is pending respecting the power of the City of Pittsburgh to increase its indebtedness without the assent of the electors, and the said item of \$240,000.00, Penn Avenue Improvement Bonds, is one of the items included in a certain ordinance providing for the increase of the debt of the City of Pittsburgh, the validity of which ordinance is in question in said litigation; and

Whereas, On the date fixed for the opening of the bids for the aforesaid loan of \$240,000.00, Penn Avenue Improvement Bonds 1915 no public bid was made therefor; and

Whereas, A private bid has been made for said bonds by Gordon & Company of the City of Pittsburgh for the purchase of the entire issue of said bonds at par and accrued interest, pro-

vided assurance shall be given by the City that the purchaser will be protected in case of an adverse decision of the Supreme Court in the case which is now pending, now, therefore, be it

Resolved, That the sale of said bonds to Gordon & Company at par and accrued interest is hereby ratified and approved.

Resolved Further, That the City of Pittsburgh hereby undertakes and agrees to guarantee to the said purchaser that in case the decision of the Supreme Court is against the validity of the ordinance providing for the issuing of bonds to be known as "Penn Avenue Improvement Bonds 1915," and providing the increase of its debt in the said amount of \$240,000.00, that it will within a reasonable time thereafter provide for the purchase of said bonds by the City of Pittsburgh at par and accrued interest as will make such other arrangement with respect to same as may be satisfactory to the said purchaser thereof by way of substitution of new bonds or otherwise.

Passed June 22, 1915.

Approved June 23, 1915.

Resolution Book 2, page 672.

No. 248

Whereas, The H. J. Heinz Company offered to pay over to the City of Pittsburgh the sum of \$1,500.00 for the purpose of contributing toward the erection of a new dog pound away from its then proximity to their property; and

Whereas, The City has failed to secure a site for the erection of a new dog pound and has allowed the Heinz Company to park the former site used for that purpose; and

Whereas, The City has entered into an agreement with the Animal Rescue League for the taking up, etc., of stray dogs and have removed the pound from its former location to ground leased or owned by it at North Euclid and Kirkwood street; and

Whereas, The Heinz Company has expressed its willingness to pay over said sum of money provided the City is willing to accept and receipt for the same; therefore, be it

Resolved, That the City Treasurer shall be and is hereby directed to accept and receipt to the H. J. Heinz Company for said donation of \$1,500.00 and place the same to the credit of a special or trust fund for the use of the Animal Rescue League of Pittsburgh to be disbursed on vouchers approved by the Director of the Department of Public Safety, and to be used for building an addition to the present building located on the property, corner of North Euclid and Kirkwood street.

Passed June 8, 1915.

Pittsburgh, June 21st, 1915.

I do hereby certify that the foregoing resolution, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval on June 9th, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council, within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,
Clerk of Council.

Resolution Book 2, page 672.

No. 249

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Lawrence Broderick, Hoseman, Bureau of Fire, for \$43.33 for 13 days' lost time by reason of an attack of La Grippe alleged to have both contracted on April 18th, 1915, and charge the same to Code Account No. 1162, Item "L," Lost Time, Bureau of Fire.

Passed June 22, 1915, by a two-thirds vote.

Approved June 24, 1915.

Resolution Book 2, page 673.

No. 250

Whereas, William J. Davies, Service Inspector worked four and three-eighths days (4 3-8), for the Bureau of Water, Department of Public Works, over and above the working time allowed for a provisional appointee, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William J. Davies, Service Inspector, Bureau of Water, for twelve dollars and three cents (\$12.03), in payment of salary for four and three-eighths days (4 3-8) covering the last half of month of May 1915, and charge the same to Appropriation No. 1661, Bureau of Water.

Passed June 22, 1915.

Approved June 24, 1915.

Resolution Book 2, page 673.

No. 251

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Cornelius P. Halpin, Hoseman, Bureau of Fire, for \$24.51 for 8 days' lost time by reason of an attack of La Grippe alleged to have been contracted in the service on May 2nd, 1915, and charge the same to Code Account No. 1162, Item "L," Lost Time, Bureau of Fire.

Passed June 22, 1915, by a two-thirds vote.

Approved June 24, 1915.

Resolution Book 2, page 674.

No. 252

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James Masterson, Hoseman, Bureau of Fire, for \$11.53 for 4 days' lost time by reason of an attack of Tonsillitis and La Grippe alleged to have been contracted in the service on April 22nd, 1915, and charge the same to Code Account No. 1162, Item "L," Lost Time, Bureau of Fire.

Passed June 22, 1915, by a two-thirds vote.

Approved June 24, 1915.

Resolution Book 2, page 674.

No. 253

Whereas, During the progress of work on the contract for placing protection to the floor system of the Ellsworth Avenue Bridge over the P. R. R., it developed that one track was located differently from that as indicated on the contract plans, wherefore it became necessary to shift the position of one line of protection which had been already placed; and

Whereas, Owing to interference with traffic on the railroad, it was deemed advisable, in order to expedite this work, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of McAlenon Bros. Co. for the sum of fifty seven dollars and sixty-seven cents (\$57.67) for extra work done on the contract for placing protection to the floor system of the Ellsworth Avenue Bridge over the P. R. R. and charge same to Code Account No. 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering.

Passed June 22, 1915, by a two-thirds vote.

Approved June 24, 1915.

Resolution Book 2, page 674.

No. 254

Whereas, Sufficient provision was not made for supplies for the Bureau of Horses; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$150.00 from Appropriation No. 1011—Miscellaneous Services, Mayor's Office, to Appropriation No. 1044—Supplies, Bureau of Horses, for the purpose of furnishing printing and stationery necessary for installing reporting and recording

system and for such other necessary supplies as the Bureau may need.

Passed June 22, 1915.

Approved June 24, 1915.

Resolution Book 2, page 675.

No. 255

Resolved, That the City Controller shall be, and he is hereby authorized and directed to transfer the sum of two hundred and fifty (\$250.00) dollars from Appropriation No. 1233 Supplies—Bureau of Child Welfare to Code Account 1218, Supplies—Division of Bacteriology, Department of Public Health.

Passed June 22, 1915.

Approved June 24, 1915.

Resolution Book 2, page 675.

No. 256

Whereas, The sum of \$375.00 was provided for the award of a contract or contracts for reflooring the Second Avenue Bridge over 9-Mile Run; and

Whereas, It is now found that this amount is insufficient and that an additional sum of \$325.00 will be required to do said work; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$325.00 from Code Account 1458-E, Repair Schedule, Division of Bridges, Bureau of Engineering, and credit the same as an additional sum for the payment of the cost of reflooring the Second Avenue Bridge over 9-Mile Run.

Passed June 22, 1915.

Approved June 24, 1915.

Resolution Book 2, page 675.

No. 257

Whereas, At the Budget Hearings a requisition was made by the Director of the Department of Public Safety for a runabout to be used by the Chief of the Bureau of Fire, at a cost of about \$1,500.00; and

Whereas, Up to the present time there has been no requisition made upon the Director of the Department of Supplies for said runabout; therefore, be it

Resolved, That the Mayor be requested to direct the Director of the Department of Public Safety to make a requisition upon the Director of the Department of Supplies for a runabout to be used by the Chief of the Bureau of Fire; said runabout to be painted red and lettered similar to the other fire apparatus, and to be equipped with black extinguishers.

Passed June 22, 1915.

Approved June 29, 1915.

Resolution Book 2, page 676.

No. 258

Whereas, The City of Pittsburgh is about to lease from A. V. Hurd and the Trafford Real Estate Company two contiguous plots of ground fronting on the easterly side of Lang avenue in the Thirteenth ward, City of Pittsburgh, for playground purposes; and

Whereas, It will be necessary to expend the sum of \$1,500.00 for grading and otherwise improving said property in order to put the same in a fit and proper condition for playground purposes; therefore, be it

Resolved, That the City Controller be and he is hereby authorized, empowered and directed to set aside the sum of \$1,500.00, or so much thereof as may be necessary, from Appropriation No. 42-10, for grading and otherwise improving the property leased by the City of Pittsburgh from A. V. Hurd and the Trafford Real Estate Company on the easterly side of Lang avenue in the Thirteenth ward of the City of Pittsburgh, for playground purposes.

Passed June 22, 1915.

Approved June 29, 1915.

Resolution Book 2, page 676.

No. 259

Resolved, That the Mayor and the Director of the Department of Public Works shall be and they are hereby authorized, empowered and directed to lease from Trafford Real Estate Company a certain lot or piece of ground situate in the Thirteenth ward, City of Pittsburgh, Allegheny County, Pennsylvania, having a frontage of 160 feet more or less, on the easterly side of Lang avenue, and extending back a distance of 320 feet, more or less, to property owned by F. E. McGillick and the Pennsylvania Railroad Company, and containing 1.162 acres.

The consideration for the leasing of the same shall be the exoneration by the City of city taxes for the period of time which the City occupies said premises; said lease shall contain a clause providing that the City will vacate the premises at any time during the term of the lease upon ninety days written notice.

Passed June 22, 1915.

Approved June 29, 1915.

Resolution Book 2, page 676.

No. 260

Resolved, That the Mayor and the Director of the Department of Public Works shall be and they are hereby authorized, empowered and directed to lease from A. V. Hurd a certain lot or piece of ground situate in the Thirteenth ward of the City of Pittsburgh, Allegheny County, Pa., having a frontage of 200 feet on the easterly side

of Lang avenue, and extending a distance of 306 feet, more or less, to Clawson street and containing 1.374 acres, for the period of three years beginning July 1st, A. D. 1915. The consideration for the leasing of the same shall be the exoneration by the City of city taxes for the period of time which the City occupied said premises; said lease shall contain a clause providing that the City will vacate the premises at any time during the term of the lease upon ninety days written notice. Said lease shall further contain a clause by which the said A. V. Hurd agrees to reimburse the City for all improvements made by it upon the property leased to the extent of \$800.00 in the event that the City is compelled to vacate the premises at any time during the term of said lease pursuant to the above mentioned ninety days clause.

Passed June 22, 1915.

Approved June 23, 1915.

Resolution Book 2, page 677.

No. 261

Whereas, Thomas F. Ashford leased certain wharf property from the City of Pittsburgh and paid \$363.75 rental for the same; and

Whereas, By reason of litigation the City was unable to put said Ashford in possession of said property.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Thomas F. Ashford in the sum of \$363.75, refunding said rent, and charge same to Appropriation No. 42, Contingent Fund.

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, page 677.

No. 262

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on the request of the owner, on April 15th, 1915, a water meter on the premises owned by Fannie Barker, 330 and 332 Fourth avenue, First ward, thus transferring the assessment from the flat to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915, of \$270.75; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On April 1st, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Exoneration No. C-362, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate January 1st, 1915, to April 1st, 1915, (3 1-2 months) less 2 per cent, leaving a remainder of \$187.96; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Fannie Barker in the sum of \$187.96, refunding over paid water rates on property in the first ward, and charging same to Appropriation No. 41.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 678.

No. 263

Whereas, On Sunday, March 28th, 1915, about 1:30 o'clock P. M., Gale Bosau, aged 8 years, of No. 1301 Grandview avenue, in company with her sister and Viola Blum, was walking down the steps leading from Shaler to Carson streets, in the City of Pittsburgh, when she stepped on a defective board in said steps, which gave way, causing her to fall, and as a result thereof, sustained a dislocated shoulder and broken arm; and

Whereas, Said child was removed to the Homeopathic hospital, where her arm and shoulder was set, and later on April 1st, 1915, was taken from her home to the South Side Hospital to have her arm reset, and after taking 7 X-ray pictures and making several unsuccessful attempts to reset the arm and shoulder, it was found necessary to operate; and

Whereas, The said Gale Bosau was confined to the Hospital until April 8th, 1915, when she was removed to her home and confined to bed for a period of two weeks, requiring much care and attention by her said parents; and

Whereas, Henry Bosau, father of said child, has lost considerable time by reason of the injuries to his daughter, and has been put to great expense for care, medical and hospital services; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Henry Bosau, father of said Gale Bosau, in the sum of \$500.00, in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 678.

No. 264

Whereas, Arthur Cyrus, by provisional appointment holding position of custodian at Brushton Swimming Pool did fail Civil Service examination, and whereas said Arthur Cyrus continued in said position pending appointment of his successor for fifteen (15) days, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Arthur Cyrus, in the amount of \$32.50, in full for services rendered, this amount to be charged to Code Account 1787, Salaries, Regular Employees, Bureau of Recreation, Department of Public Works.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 679.

No. 265

Whereas, On June 7th, 1915, Charles Darnell was arrested and lodged in No. 4 Police Station, charged with drunkenness, and at a hearing on June 8th, 1915, he was committed to the Allegheny County Jail in default of the payment of a fine of \$25.00; and

Whereas, On June 8th, 1915, Mrs. Rachel Darnell, his mother, paid his fine of \$25.00 together with 75 cents for a transcript; and

Whereas, It has since been discovered that said Charles Darnell was not intoxicated when arrested, but insane, and he has since been committed to the St. Francis Hospital, where he is at the present time; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Rachel Darnell for \$25.75, refunding amount paid by her as fine and for transcript, as aforesaid, and charge the same to Appropriation No. 42, Contingent Fund.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 679.

No. 266

Whereas, In setting the meter on the premises of the German Beneficial Union at 1505-7 Carson street an error was made and the meter was set backwards which the reader failed to notice when the rating was taken. Another reading disclosed this fact, and showed that 41,000 gallons of water had been used; and

Whereas, In the erroneous reading the meter showed that 893,000 gallons had been consumed, and in view of this

fact an exoneration was issued for \$138.66 to cover the excess charged.

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign, a warrant in favor of the German Beneficial Union in the sum of \$138.66, refunding over paid water rate, and charge same to Appropriation No. 41.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 680.

No. 267

Whereas, On May 3rd, 1915, about 4:50 o'clock P. M., J. F. Cochnour, of No. 2906 Stromberg street, South Side, City, while on his way to work, being emuloyed as a conductor on the Pennsylvania Railroad, was walking down the steps on Thirtieth street, South Side, when he stepped on a defective board, which gave way, causing him to fall and sustaining dislocation of the collar bone; and

Whereas, Mr. Cochnour has been unable to perform any work since the accident, and is advised by his physician, Dr. N. H. Bennett, that he will be unable to perform any work for a period of at least eight weeks; and

Whereas, Claimant has and will lose considerable time by reason of said injury, in addition to expense for medical attendance; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. F. Cochnour, in the sum of \$150.00 in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 680.

No. 268

Whereas, Subsequent to the execution of an emergency contract for raising the southerly end of the north span of the North Side Point Bridge it was found, after the shoe plate was uncovered, that the bolts were sheared off; wherefore, it became necessary to have the old bolts removed and new bolts provided; and

Whereas, The cost of doing said work was not included in the contract as entered into, it was decided to have same done by force account and to pay for same as extra work; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the

Pittsburgh Construction Company for the sum of twenty-three dollars and forty-seven cents (\$23.47) for extra work done on the contract for raising the southerly end of the north span of the North Side Bridge; and, further, be it

Resolved, That the additional sum of twenty-three dollars and forty-seven cents (\$23.47) necessary for the payment of said warrant be, and the same is hereby set aside and made payable from Appropriation No. 150 North Side Point Bridge.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 681.

No. 269

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on the request of the owner, on February 13, 1915, a water meter on the premises owned by Pittsburgh & Western Railroad Company on South avenue, Twenty-second ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915, of \$333.45; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 31st, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Exoneration No. C-301, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to March 31, 1915, (1½ months), less 2 per cent, leaving a remainder of \$287.65; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Pittsburgh & Western Railroad Company in the sum of \$287.65, refunding overpaid water rate on property in the Twenty-second ward, and charging the same to Appropriation No. 41.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 681.

No. 270

Whereas, An Ordinance was passed April 21st, 1914, authorizing condemnation proceedings to be commenced in the opening of Hamilton avenue, from Fifth Avenue Extension to Frankstown avenue; and

Whereas, By reason of said opening the property of Cora M. Sherrer, situate on Lambert street, was condemned, and the sum of \$3,100, awarded to her by the Board of Viewers, from which award no appeal was taken by the City; and

Whereas, The said Cora M. Sherrer, through her agent, J. W. Sherrer, has paid the taxes on said property for the year 1915, amounting to \$31.20, which sum should be refunded to her, as the property has been out of her hands and under the control of the City practically since the opening proceedings were begun; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Cora M. Sherrer in the sum of \$31.20, and charge the same to Code Account 41.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 682.

No. 271

Whereas, In carrying out the contract for the construction of ornamental stone work and brick sidewalks on the Haight Run Bridge on line of Butler street, it became necessary to place extra concrete in pylons and under sidewalks, and to do extra work in fitting stone and granite work and also to repair granite curb; and

Whereas, It was deemed advisable in order to protect the lime stone parapet to apply water-proofing; and

Whereas, Unit prices covering the contract as entered into, it was decided to pay for same as extra work, now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of F. F. Schellenberg & Company for the sum of \$455.82 for extra work done on the contract for constructing ornamental stone work and brick sidewalks on the Haight Run Bridge on line of Butler street, and charge same to appropriation No. 110, Haight Run Bridge Bonds.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 682.

No. 272

Whereas, Miss Maud P. Stange, passing along Half way street between

Augusta street and Sweet Briar street; August 30, 1914, at about twelve o'clock, noon, fell into the ditch between the sidewalk and the embankment; and

Whereas, She was passing cautiously and carefully and the said ditch was obstructed by reason of weeds and grass, and through no fault of her own but by reason of the negligent maintenance of the sidewalk; and

Whereas, Her left wrist and right ankle and leg was bruised and sprained, and she was incapacitated from work as a stenographer, and otherwise hurt, and clothes torn and ruined; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Maud P. Stange, in the sum of \$50.00, in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42 (Contingent Fund).

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 683.

No. 273

Whereas, Edward S. Todd, Swimming Pool Helper at Brushston Swimming Pool, performed the duties of custodian pending the appointment of said custodian, and whereas said duties covered a period equivalent to seven and one-half (7½) days, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Edward S. Todd, in the amount of \$15.70, payment in full for services rendered, this amount to be charged to Code Account 87, Salaries Regular Employees, Bureau of Recreation, Department of Public Works.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 683.

No. 274

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Isaiah Waite, Assistant Superintendent of Machinery, Bureau of Fire, for \$195.00 for 39 days' sickness, alleged to have been contracted in March, 1915, when he contracted a cold and it developed into pneumonia, and charge the same to Code Account No. 1152, Item "L," Lost Time, Bureau of Fire.

Passed June 29, 1915, by a two-thirds vote.

Approved June 30, 1915.

Resolution Book 2, page 684.

No. 275

Whereas, In carrying out the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis hospital, it was found necessary to change the course of the run adjacent thereto, from the location contemplated on the contract plans to the line of the old run, thereby necessitating the construction of a concrete culvert across the new roadway; and

Whereas, It was found necessary to make changes in an existing sewer encountered, which was not anticipated at the time the contract was entered into; and

Whereas, It is found that by reason of this extra work the final estimate for this contract will exceed the amount apportioned therefor, to-wit, \$20,000.00, by the sum of \$1,193.52; and

Whereas, There is a balance remaining in the General Fund of Appropriation No. 154, Hospital Bond Fund, sufficient to cover the aforesaid excess amount; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of eleven hundred ninety-three dollars and fifty-two cents (\$1,193.52) from item "General Fund," Appropriation No. 154, Hospital Bond Fund, and credit same as an additional sum, for the purpose of paying the final estimate for the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, same appropriation.

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, page 684.

No. 276

Whereas, The appropriations heretofore made to the Department of Law for witness fees have been exhausted, and owing to the large number of cases which were tried and disposed of within the last few months in which expert witnesses were called and utilized, there is now outstanding a considerable amount of unpaid bills; amongst others one amounting to \$2,069.16 on account of the City's share for the payment of real estate witnesses in the trial of Second avenue grade cases, and other bills for the witnesses in the North Side improvement cases; and

Whereas, It appears that there was appropriated to the Law Department the sum of six thousand dollars (\$6,000.00) in Code Account No. 1075, Miscellaneous Service, and that it is unlikely that there will be needed from this account during the present year more than \$1,000.00, and that, therefore, five thousand dollars (\$5,000.00) may be transferred from this account to the witness account, and the same is necessary, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of five thousand

dollars (\$5,000.00) from Code Account No. 1075, Miscellaneous Service to Code Account No. 1076 Witness Fees, Department of Law.

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, page 685.

No. 277

Whereas, Balances, aggregating a sum in excess of \$7,000.00 have accumulated in certain appropriations by reason of surpluses remaining after paying the costs of the completion of certain contracts; and

Whereas, It is desirable that the sum of \$7,000.00 thereof be made available for the purpose of surfacing the roadway in Riverview Park; now, therefore, be it

Resolved, That the City Controller is hereby authorized and directed to transfer the following sums amounting in the aggregate to \$7,000.00 from the respective appropriations set forth, to Appropriations No. 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, item "Surfacing Roadway in Riverview Park:"

\$1,047.54 from Code Account No. 1484, Retaining Walls, Division of Street, Bureau of Engineering, item, "Butler street and Baker Street Improvement."

2,452.46 from Code Account No. 1484, Retaining Walls, Division of Streets, Bureau of Engineering, item "General Fund."

3,500.00 from Code Account No. 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, item "General Fund."

\$7,000.00—Total

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, 1916.

No. 278

Whereas, Mrs. E. M. Williams, through Mr. Robert M. Erskine, has offered the City of Pittsburgh the sum of \$1,425.00 for two lots located at Alger street and Winterburn avenue, known as lot No. 248 and No. 249, William Flinn Plan of Lots and having a frontage of 63½ feet on Alger street, Pittsburgh, Pa., therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Mrs. E. M. Williams, conveying the interest of the City of Pittsburgh in lots No. 248 and No. 249, William Flinn Plan of Lots, situated in Alger street and Winterburn avenue, Fifteenth ward, Pittsburgh, Pa., for the sum of \$1,425.00.

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, page 686.

No. 279

Whereas, The Manchester Savings Bank and Trust Company had been assessed with \$233.00 for water rent for the year 1912, on certain premises in the Twenty-fifth ward leased to and occupied by the Allegheny Carpet Cleaning Company on which a rebate of \$150.00 was allowed for 1913; and

Whereas, Said Savings Bank is entitled to a like allowance for the year 1912 but which cannot be allowed by the Board of Water Assessors because of a provision in the Ordinance levying taxes and assessing water rates for the fiscal year 1915.

Resolved, That the Board of Water Assessors be authorized and directed to issue an exoneration for \$150.00 in favor of the Manchester Savings Bank and Trust Company for the year 1912, and for so doing this shall be their warrant and authority.

Passed June 29, 1915.

Approved June 30, 1915.

Resolution Book 2, page 686.

No. 280

Whereas, William Duncan of Glenfield, Pa., is the owner of lot in the Tenth ward, being lot No. 37 in the plan laid out by R. B. Ivory fronting on Stanton avenue; and

Whereas, Without his knowledge and without any notice to him same was purchased by the City at Sheriff's sale for the default of the payment of taxes for 1897 amounting to \$2.56.

Resolved, That the City Solicitor be and he is hereby authorized and directed to draw a deed reconveying to William Duncan said property on payment of taxes and charge costs to the City of Pittsburgh.

Passed June 22, 1915.

Pittsburgh, July 6th, 1915.

I do hereby certify that the foregoing resolution, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval, on June 23rd, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,

Clerk of Council

Resolution Book 2, page 686.

No. 281

Whereas, The authorities of the Christian Church of Sheraden neglected, or in some way failed, to register the deed to their property fronting on Sherwood avenue; and

Whereas, A lien was filed against said property for the improvement of

Sherwood avenue at No. 19 January Term, 1913; and

Whereas, Said property was not and should not be liable for said assessment.

Resolved, That the City Solicitor be and he is hereby authorized and empowered to satisfy lien filed at No. 19 January Term, 1913, against said lots Nos. 269 and 270 in the Keystone Plan of Lots, Twentieth ward, and charge costs to the City.

Passed June 22, 1915.

Pittsburgh, July 6th, 1915.

I do hereby certify that the foregoing resolution, duly engrossed and certified, was delivered by me to the Mayor for his approval or disapproval on June 23rd, 1915, and that the Mayor failed to approve or disapprove the same, or to return the same to Council within ten (10) days from said date, whereupon the same became a law without his approval, under the provisions of the Act of Assembly in such case made and provided.

E. J. MARTIN,

Clerk of Council.

Resolution Book 2, page 687.

No. 282

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Peter Bohlendar & Son, Tippecanoe City, Ohio, in the sum of \$137.50, for furnishing and delivering to the City of Pittsburgh 10,000 catalpa, 5,000 mulberry and 5,000 soft maple trees, and 500 books for distribution to the public school children throughout the City of Pittsburgh, and charge the same to Appropriation No. 42, Contingent Fund.

Passed July 6, 1915, by a two-thirds vote.

Approved July 7, 1915.

Resolution Book 2, page 687.

No. 283

Whereas, The property of John Carlyle was taken by the City in the improvement of Hamilton avenue; and

Whereas, On March 26th, he paid the taxes assessed against said property amounting to \$39.05; and

Whereas, Shortly afterwards he was dispossessed by the City authorities.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John Carlyle in the sum of \$39.05, refunding said taxes and charge same to Appropriation No. 41.

Passed July 6, 1915, by a two-thirds vote.

Approved July 7, 1915.

Resolution Book 2, page 687.

No. 284

Whereas, The contract entered into for the repaving of Walter street, from Warrington avenue to Lillian street, provided for laying brick pavement from Warrington avenue to a point about three hundred (300) feet from Lillian street, and for block stone pavement on the remaining portion on account of the steepness of the grade thereof; and

Whereas, Upon the urgent request of abutting property owners, it was decided to extend the brick pavement to a point about one hundred and fifty (150) feet from Lillian street, whereupon it became necessary to have the contractor haul away new block stone already delivered on the line of work, the cost of doing which it was decided to pay for as extra work; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of the Thomas Cronin Company for the sum of one hundred twenty-five (\$125.00) dollars for extra work done on contract for repaving Walter street, from Warrington avenue to Lillian street, and charge the same to Appropriation No. 1485-E, "Repaving Schedule," Division of Streets, Bureau of Engineering.

Passed July 6, 1915, by a two-thirds vote.

Approved July 7, 1915.

Resolution Book 2, page 688.

No. 285

Whereas, By reason of the exchange of stenographers for the public good, the stenographer, who under the salary ordinance belongs in the General Office of the Department of Public Works, was transferred to the Mayor's office, and the stenographer from the Mayor's office was transferred to the General Office of the Department of Public Works without the necessary certification, and their warrants have been held up by the City Controller on the ground that there is a legal question involved.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Clairville R. Jenny for \$62.50, and one in favor of Claude E. Urban for \$50.00, and charge same respectively to Appropriations Nos. 1410 and 1010.

Passed July 6, 1915, by a two-thirds vote.

Approved July 7, 1915.

Resolution Book 2, page 688.

No. 286

Whereas, On or about March 31st, 1915, Mrs. Catherine Keogh, who re-

sides at No. 3415 Bates street, City was walking along the East side of Bates street, and on reaching the corner of Bates and Wilnot streets, tripped over a gate box which projected 1 3/4 inches above the surface of the sidewalk, throwing her to the ground, and as a result thereof suffered severe contusions of her right side; and

Whereas, Claimant, on account of said injuries, was incapacitated and confined to the house for a considerable period of time, in addition to having been put to expense for medical attendance; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Catherine Keogh, in the sum of \$100.00 in full settlement of all claims for damages, and charge the same to Code Account No. 42, Contingent Fund.

Passed July 6, 1915, by a two-thirds vote.

Approved July 7, 1915.

Resolution Book 2, page 689.

No. 287

Whereas, There was not sufficient funds appropriated in the 1915 Bureau of Water budget to meet the payments of the annual rental for rooms occupied in the Henry W. Oliver Building used as offices by the Bureau of Water; and

Whereas, An additional sum of seven hundred and fifty-three dollars (\$753.00) will be necessary to meet the payments for the year 1915; therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of seven hundred and fifty-three dollars (\$753.00) from Appropriation No. 42, Contingent Fund to Appropriation No. 1637 Miscellaneous Services, Bureau of Water, for the said purpose.

Passed July 6, 1915.

Approved July 7, 1915.

Resolution Book 2, page 689.

No. 288

Whereas, S. J. McGuinniss is the owner of a certain lot of ground in size 36x100 feet located at the corner of Danby street (formerly Ravine street) Twentieth ward, City of Pittsburgh, against which lot an assessment for the construction of a sewer on Danby street in the amount of \$50.00 has been made; and

Whereas, The said lot is now being used as a passage way for the convenience of the citizens of the City of Pittsburgh between Danby street and Corlies street; and

Whereas, The City of Pittsburgh contemplates the grading, paving and curbing of Danby street. Therefore, in consideration of the premises be it

Resolved, By the Council of the City of Pittsburgh that the said S. J. McGuinniss, and the lot in question, be exonerated from the said sewer assessment on condition that he execute an agreement with the City of Pittsburgh for the continued use of the said lot as a passage way until the grading, paving and curbing of Danby street is done.

Be It Further Resolved, That the Director of the Department of Public Works be and he is hereby authorized on behalf of the City of Pittsburgh to execute said agreement.

Passed July 6, 1915.

Approved July 7, 1915.

Resolution Book 2, page 690.

No. 289

Whereas, The Order of Knights of Pythias will hold its annual Grand Lodge Convention and the Tri-State Encampment of the uniform Rank in the City of Pittsburgh during the week beginning August 16th, 1915; and

Whereas, Invitations to hold said Grand Lodge Convention and Encampment were tendered to said Order by numerous civic bodies and officials of the City of Pittsburgh; and

Whereas, The said Convention and Encampment will be attended by large numbers of visitors; and

Whereas, Many citizens of the City of Pittsburgh and Allegheny County who are members of the said Order are making extensive preparations to suitably entertain said body; therefore, be it

Resolved, By the City Council of the City of Pittsburgh in meeting assembled and it is hereby resolved by the authority of the same that all the public buildings of the said City of Pittsburgh be suitably decorated during said week, provided that the cost thereof shall not exceed the sum of two hundred dollars.

Be It Further Resolved, That the business men of the City of Pittsburgh be requested to suitably decorate their places of business during said week.

Passed July 6, 1915.

Approved July 7, 1915.

Resolution Book 2, page 690.

No. 290

Whereas, The City filed a lien at M. L. D. No. 72, May Term, 1910, against Joseph Ruffo, who was the owner at the time of a lot in the Twelfth ward, fronting 25 feet on the south side of Broadhead street and extending back 138 feet to Worthington street being lot No. 175 in Arlington Place Plan. Sci Fa was issued on the lien, judgment obtained and Lev. Fa was issued; and

Whereas, At sale on said Lev Fa, the City bought in the property; and

Whereas, Joseph Ruffo being a non-resident and the property being vacant received no notice of same; now, therefore, be it

Resolved, That a deed be executed and delivered to the said Joseph Ruffo on payment by him to the City the debt, interest and cost and any taxes that may be unpaid against said property.

Passed July 6, 1915.

Approved July 7, 1915.

Resolution Book 2, page 691.

No. 291

Whereas, John G. Fouse is the owner of property known as No. 1032 Langtry street, N. S., City; and

Whereas, Viewers were appointed to assess damages and benefits on the properties affected by the grading, paving and curbing of Langtry street, no notice of the time and place set for the hearing by the Viewers was received by Mr. Fouse, although notices had been served on all other property owners of the time and place of the hearing by the said Board of Viewers; and

Whereas, Had the said John G. Fouse received personal notice of said hearing he would have been prepared to show why he should not have been assessed benefits of \$150.00, for the reason that he had put the improvements in at his own expense, and in comparing the Viewers' report on the property directly beyond Mr. Fouse where the new retaining wall was built, there is no reason why the same reasoning should not be applied to his property, for the further reason that the retaining wall in front of his property was practically the same and served the same purpose as that built by the City in the extension of the retaining wall in front of his property; and

Whereas, A lien has been entered against the said John G. Fouse's property in the sum of \$150.00 at No. 24, January Term, 1915 (M. L. D.); therefore, be it

Resolved, That the City Solicitor be and he is hereby authorized and directed to satisfy the lien filed against Mr. John G. Fouse at No. 24 January Term, 1915, upon the payment by Mr. Fouse of the sum of \$30.00, being one-half of the assessment, together with all costs.

Passed July 13, 1915.

Approved July 15, 1915.

Resolution Book 2, page 691.

No. 292

Whereas, The City at D. T. D. No. 187, March Term, 1908, wherein Anna Kramer was defendant, purchased a certain lot situate in the Thirteenth ward, City of Pittsburgh, being lot No. 11 in the Willis A. Boothe Plan of lots; and

Whereas, Anna Kramer was never the owner of said property, but said lien was entered erroneously, now, therefore, be it

Resolved that a deed be executed and delivered to Hallahn and Ahearn upon payment by them of the amount of the tax due on this lien without cost of the Sheriff's sale.

Passed July 13, 1915.

Approved July 15, 1915.

Resolution Book 2, page 692.

No. 293

Whereas, The Appropriation made for Wages, Temporary Employees, Asphalt Plant, Code No. 1546, will be insufficient to provide for the payment of employees engaged in asphalt repair work, and it is therefore necessary to provide additional funds for the performance of necessary repair work upon asphalt streets.

Resolved, That the City Controller be and he is hereby authorized and directed to make the following transfers from the certain appropriations for the Bureau of Highways and Sewers, Department of Public Works, to Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plant: From Appropriation No. 1547,

Miscellaneous Services, Asphalt Plant,

To Appropriation No. 1546, Wages, Temporary Employees Asphalt Plant \$ 6,000.00

From Appropriation No. 1553, Construction North Side Asphalt Plant,

To Appropriation No. 1546, Wages, Temporary Employees Asphalt Plant 1,596.14

From Appropriation No. 42-8, Road and Floor, North Side Asphalt Plant,

To Appropriation No. 1546, Wages, Temporary Employees Asphalt Plant 592.75

From Appropriation No. 1549, Materials, Asphalt Plant,

To Appropriation No. 1546, Wages, Temporary Employees Asphalt Plant 10,000.00

Total \$18,188.90

Passed July 13, 1915.

Approved July 15, 1915.

Resolution Book 2, page 692.

No. 294

Whereas, The demand for transportation to the State Tuberculosis Camps and for stranded persons has been greater than usual; and

Whereas, There is only a balance of ninety-nine dollars and fifty-one cents (\$99.51) remaining in the appropriation for transportation, therefore, be it

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer four hundred (\$400.00) dollars from Appropriation No. 1302, Care of Children in Private Institutions, placed there by Court, and charged to City of Pittsburgh, Penn'a., to Appropriation No. 1303, Transportation, General Office, Department of Charities.

Passed July 13, 1915.

Approved July 15, 1915.

Resolution Book 2, page 692.

No. 295

Whereas, New Public Comfort Stations now being erected and nearing completion and no provision being made for attendants to take care of same, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfer in the Bureau of City Property from the Contingent Fund.

From
Contingent Fund—Appropriation No. 42\$2,600.00
To

Code Account No. 1619, Salaries—Comfort Stations:

4 Female Attendants.....\$1,300.00

4 Male Attendants 1,300.00

\$2,600.00

This transfer is asked to pay the salaries of the employes who will be required to take care of the comfort stations now being erected at Fifth and Liberty avenues and Smithfield street, respectively, from June 15th to the end of the fiscal year.

Passed July 13, 1915.

Approved July 15, 1915.

Resolution Book 2, page 693.

No. 296

Whereas, The City of Pittsburgh by Viewers proceedings had at No. 493 January Term, 1913, obtained three liens of one hundred twenty-five (\$125.00) dollars each against three certain lots owned by Mary M. Grauel on Morningside avenue, Tenth ward, City of Pittsburgh, said lots being numbers 2, 3 and 4 in Plan of Lots recorded in Recorder's Office in Plan Book volume 13, page 64, and at Lev. Fa. Nos. 246, 247 and 248 April Term, 1913, said lot were sold for costs to the City of Pittsburgh; and

Whereas, The above recited proceedings were had against Mary M. Grauel without any notice to said Mary M. Grauel of said proceedings by advertising or otherwise, and by reason thereof said proceedings were defective and insufficient in law; and

Whereas, The said Mary M. Grauel, in order to obtain a reconveyance to

her of said lots has heretofore, to-wit, July 24, 1915, paid to the said City the amount of said assessment, together with taxes and costs, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Mary M. Grauel for \$168.67, refunding costs at Nos. 246, 247 and 248 April Term, 1914, paid by her, and said sum charged to appropriation No. 42.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 693.

No. 297

Whereas, A. D. Miller Sons Company on May 13th, 1914, furnished the Police Station on Fulton street, North Side, Pittsburgh, with one hundred gallons of gasoline in an emergency, the order for the same coming direct from the person in charge of said station and not through the Bureau of Supplies, as required by law; and

Whereas, The said A. D. Miller Sons Company in furnishing said gasoline acted in good faith and said gasoline was received by the City and used by it; and

Whereas, The charge of 12 cents per gallon is the usual charge to the City by the said A. D. Miller Sons Company for the above specified grade of gasoline, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of A. D. Miller Sons Company in the sum of \$12.00 in payment of said gasoline so furnished and used by the City, and charge the same to Code Account No. 1146.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 694.

No. 298

Whereas, James O'Connor expended \$35.42 due to the fact that there was an obstruction in a sewer which caused the water to flood his cellar; and

Whereas, Mr. O'Connor had the water pumped out of his cellar in premises at Frankstown and Lang avenues and located the stoppage in a sewer into which his premises drained, and ascertained finally that the trouble was not in the private but in the public sewer laid by the City; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of James O'Connor in the sum of \$35.42, reimbursing him for moneys expended, and charge the same to Appropriation No. 42, Contingent Fund.

Passed July 31, 1915, by a two-thirds vote.

Approved July 15, 1916.

Resolution Book 2, page 694.

No. 299

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed on May 14th, 1915, at the request of the owner, a water meter on the premises owned by E. M. O'Neil, at No. 370 McKee place, and 3906 Fifth avenue, Fourth ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat rate assessment for the year 1915, of \$306.55; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 31, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Ex oneration No. G-8217, being the excess of the flat assessment, levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to May 14, 1915, \$118.42, less 2 per cent, leaving a remainder of \$184.37; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of E. M. O'Neil in the sum of \$184.37, overpaid water rate for year 1915, on property in the Fourth ward, and charge same to Appropriation No. 41.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 695.

No. 300

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Vincent Pepwotch, Laborer at Grandview Park, for \$62.00, and \$5.00 Hospital services, time lost on account of injuries received in the performance of his duties as laborer, as per Doctor's Certificate and Hospital bill attached. Charge the same to the Bureau of Parks, Code Account No. 1719, Wages Regular Em-

ploies, Grandview Park. Provided, however, the said Vincent Pepwotch shall release the City from all further claims or damages arising from the injury sustained on December 19th, 1914.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 695.

No. 301

Whereas, On April 16th, 1915, Carmine Pagone of No. 421 Independent street, City, was driving his horse and wagon across the Point Bridge, when one of the horse's feet projected through the planks of the floor of said bridge, resulting in said horse's leg being badly sprained; and

Whereas, Carmine Pagone has suffered much inconvenience and expense by reason of the injury to his said horse, which necessitated the hiring of another horse to carry on his business, and in addition to having to purchase new harness, incurred expense for Veterinary services; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Carmine Pagone in the sum of \$75.00, in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 696.

No. 302

Whereas, By an ordinance of Council water rates where meters are installed are payable quarterly; and

Whereas, The Meter Division of the Bureau of Water installed of its own volition, on January 18, 1915, a water meter on the premises owned by John Schorr Estate, at 1337 Juniata street, Twenty-first ward, thus transferring the assessment from the flat rate to the meter rate; and

Whereas, Prior to that date the Board of Water Assessors had levied on said premises a flat water rate assessment for the year 1915, of \$142.95; and

Whereas, The notice of said change from flat to meter rate was received too late to enable the Water Assessors to make the change on the books reported to the Department of Assessors; and

Whereas, On March 11, 1915, in order to save the 2 per cent discount said petitioner paid his taxes, including the water rate at the flat assessment levy; and

Whereas, In order to adjust said assessment and place the same in the meter rate list, the Board of Water Assessors issued to said petitioner, Ex-emption No. G-8221, being the excess of the flat assessment levied on said premises, based on the following calculation:

Flat rate for year commencing January 1st, 1915, less amount due on flat rate from January 1, 1915, to January 18, 1915 (3-5 of a month), \$7.14, less 2 per cent leaving a remainder of \$133.10; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John Schorr Estate in the sum of \$133.10, refunding overpaid water rate on property in the Twenty-first ward, and charge same to Appropriation No. 41.

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 696.

No. 303

Whereas, On February 8th, 1915, Miss Ethel Sneathen, of No. 363 Stratford avenue, City, in alighting from a Butler street car at the corner of Stanton and Negley avenues, stepped into a hole in the street, causing her to fall, and as a result thereof suffered a badly sprained ankle; and

Whereas, By reason of said accident Miss Sneathen was confined to bed for a period of three weeks and was unable to walk without the use of a cane for a period of two weeks, and in addition thereto has been put to considerable expense for medical attendance; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of J. C. Sneathen and Jennie Sneathen in the sum of \$50.00 in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42 (Contingent Fund).

Passed July 13, 1915, by a two-thirds vote.

Approved July 15, 1915.

Resolution Book 2, page 697.

No. 304

Whereas, William P. McCombs Company, a corporation organized and existing under the laws of the State of Pennsylvania, has offered to purchase from the City a lot of ground situate in the Seventeenth ward and taken over by the City at a D. T. D., wherein Christian Borner was defendant, for the sum of \$500.00; now, therefore, be it

Resolved, That a deed be executed and delivered to the William P. McCombs Company a corporation for the above

property upon payment of the sum of \$500.00.

Passed July 23, 1915.

Approved July 26, 1915.

Resolution Book 2, page 697.

No. 305

Resolved, That the City Solicitor be directed to prepare and the Mayor to execute and deliver a special warranty deed to Charles Papale for lot No. 238 in Mellon's plan of Scott lots situate on Lenora street on payment by him of \$400.00 into the City Treasury.

Passed July 23, 1915.

Approved July 26, 1915.

Resolution Book 2, page 697.

No. 306

Resolved, That the City Solicitor be directed to prepare, and the Mayor to execute, a special warranty deed to John Zitelli for lot No. 6, on Orphan street on payment by him of \$350.00 into the City Treasury.

Passed July 23, 1915.

Approved July 26, 1915.

Resolution Book 2, page 698.

No. 307

Whereas, There are insufficient funds remaining in Code Accounts Nos. 1797 and 1798, Bureau of Tests, to meet bill rolls for miscellaneous services and the cost of supplies for the balance of the fiscal year; and

Whereas, It is estimated that a surplus of \$15.00 will occur in Code Account No. 1799, "D" Materials, and of \$90.00 in Code Account No. 1800, "E" Repairs, over and above the probable charges against these items for the remainder of the fiscal year; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the following sums from and to the respective Code Accounts set forth:

\$15.00 from Code Acct. No. 1799, "D" Materials to Code Acct. No. 1797, "B," Miscellaneous Service.
\$75.00 from Code Acct. No. 1800, "E" Repairs to Code Acct. No. 1798, "C" Supplies.
\$15.00 from Code Acct. No. 1800, "E," Repairs, to Code Acct. No. 1797, "B," Miscellaneous Service.

Passed July 23, 1915.

Approved July 26, 1915.

Resolution Book 2, page 698.

No. 308

Whereas, The funds in Appropriation No. 1658, "Equipment" Mechanical

Division, Bureau of Water, are exhausted; and

Whereas, An additional sum of one thousand two hundred dollars (\$1,200.00) will be required to cover the cost of items necessary for the remaining period of the present year; and

Whereas, There is a balance remaining in Appropriation No. 1655, Supplies, therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of one thousand two hundred dollars (\$1,200.00) from Appropriation No. 1655, Supplies, to Appropriation No. 1658, Equipment, Mechanical Division, Bureau of Water.

Passed July 23, 1915.

Approved July 26, 1915.

Resolution Book 2, page 698.

No. 309

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Ahrens-Fox Fire Engine Company, of Cincinnati, Ohio, in the sum of \$1,364.00 for furnishing and installing one new boiler on American Steam Fire Engine No. 2718 in use in the Bureau of Fire and charge the same to Code Account No. 1160, Item "E," Repairs, Bureau of Fire.

Passed July 23, 1915, by a two-thirds vote.

Approved July 26, 1915.

Resolution Book 2, page 699.

No. 310

Whereas, under an agreement with the Pennsylvania Association for the Blind, Council agreed as part of the rent to exonerate the property used by them as a home for the blind, or refund the tax in case of its payment; and

Whereas, Said tax for the year 1915, amounting together with penalty and interest to \$2,396.12 remains unpaid, and which sum included school tax amounting to \$784.32.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of H. M. Landis, City Treasurer in the sum of \$2,396.12 in payment of taxes charged against property used by the Pennsylvania Association for the Blind, and charge same to Appropriation No. 41.

Passed July 23, 1915, by a two-thirds vote.

Approved July 28, 1915.

Resolution Book 3, page 1.

No. 311

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants drawn on Appropriation No. 1385, Revision of Building Laws, for the payment of the expenses of preparation of a building code, upon vouchers, approved by the Chairman of the Finance Committee of Council.

Passed July 30, 1915, by a two-thirds vote.

Approved August 2, 1915.
Resolution Book 3, page 1.

No. 312

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Sunlight Illuminating Company for two hundred (200) Iron lamp posts, (Mantle) at \$7.00 amounting to fourteen hundred (1,400.00) dollars.

Same to be paid from appropriation made to the Bureau of Light, Code Account 1673, Materials, 1915.

Passed July 30, 1915, by a two-thirds vote.

Approved August 2, 1915.
Resolution Book 3, page 1.

No. 313

Whereas, It is highly important that the City prepare a revised building code, in accordance with the recent Act of Assembly, at the earliest possible date; and

Whereas, No funds are available for the expenses of such preparation; therefore, be it

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer from Appropriation No. 1059, Employment of Professional accountants and temporary employees, Bureau of Accounting Revision, the sum of \$1,297.77 to Appropriation No. 1385, Revision of Building Laws, for the payment of the said expenses

Passed July 30, 1915.

Approved August 2, 1915.
Resolution Book 3, page 2.

No. 314

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of R. J. Alderdice in the sum of \$26.90 for expenses incurred in collecting evidence against keepers of disorderly houses, and charge the same to Code Account No. 42, Contingent Fund.

Passed July 30, 1915, by a two-thirds vote.

Approved August 9, 1915.
Resolution Book 3, page 2.

No. 315

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Ida Forsaith in the sum of \$2.00 for miscellaneous expenses incurred in the performance of her duties as a Woman Police Auxiliary, and charge the same to Code Account No. 42, Contingent Fund.

Passed July 30, 1915, by a two-thirds vote.

Approved August 5, 1915.

Resolution Book 3, page 2.

No. 316

Whereas, It is the desire of the Department of Public Works to make further repairs to the South Side Market, which repairs can be made to advantage by City force, therefore, be it Resolved, That the Director of the Department of Public Works be authorized to make such repairs at a cost not exceeding four hundred seventy dollars and seventy-six cents (\$470.76), and charge the cost of same to the balance remaining in the insurance collected on this market.

Passed August 11, 1915.

Approved August 13, 1915.

Resolution Book 3, page 2.

No. 317

Whereas, Transfer of \$1,000 from Code Account 1793, "Repairs" to Code Account 1789½ "Wages, Temporary Employees" is exhausted; and

Whereas, An additional transfer of \$1,000 is needed for said Code Account 1789½, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$1,000 from Code Account 1795 "Structural and Non-Structural Improvements" to Code Account 1789½ "Wages, Temporary Employees," Bureau of Recreation, Department of Public Works.

Passed August 11, 1915.

Approved August 13, 1915.

Resolution Book 3, page 3.

No. 318

Whereas, Code Account 1792 Materials, covering appropriation of \$1,865 has been expended; and

Whereas, An additional sum of \$1,000 is necessary for said code account 1792, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$1,000 from Code Account 1790, Miscellaneous Services to Code Account 1792, Mater-

ials, Bureau of Recreation, Department of Public Works.

Passed August 11, 1915.

Approved August 13, 1915.

Resolution Book 3, page 3.

No. 319

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of S. A. Dies, Superintendent of the Bureau of Building Inspection, in the sum of \$106.31, for expenses incurred in trips to Philadelphia, Harrisburg and New York, and charge the same to Code Account No. 1179, Item "B," Miscellaneous Service, Bureau of Building Inspection.

Passed August 11, 1915, by a two-thirds vote.

Approved August 13, 1915.

Resolution Book 3, page 3.

No. 320

Whereas, Council by resolution has directed a revision of the building laws and has placed the matter in the hands of a committee; and

Whereas, It has been found necessary to employ some person familiar with the subject to act as Clerk and Supervisor of the work; and

Whereas, The Committee has employed J. A. Ferguson for that purpose.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. A. Ferguson in the sum of \$250.00 for services for the month of August 1915, and charge same to Appropriation No. 1385.

Passed August 11, 1915, by a two-thirds vote.

Approved August 13, 1915.

Resolution Book 3, page 4.

No. 321

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of C. L. Mohney, in the sum of two hundred and two dollars (\$202.00) for extra brick and plastering work, etc., at No. 2 Police Station. Charge to Code 1148, Item E—Repairs, Bureau of Police.

Passed August 11, 1915, by a two-thirds vote.

Approved August 13, 1915.

Resolution Book 3, page 4.

No. 322

Whereas, A warrant, No. 17191, drawn against Appropriation No. 1145, issued

in favor of Christopher Magee, Trustee, for payment of rent of stable on Tunnel street for the sum of \$256.25 has been lost or destroyed; and

Whereas, Payment on said warrant has been stopped.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a duplicate warrant in favor of Christopher Magee, Trustee, in the sum of \$256.25, replacing warrant either lost or destroyed, and charge same to Appropriation No. 1145.

Passed September 7, 1915, by a two-thirds vote.

Approved September 8, 1915.

Resolution Book 3, page 4.

No. 323

Whereas, Warrant No. 13587 in favor of the Pittsburgh Foundry and Machine Co. for \$29.06 charged to Code Account 1760, issued in 1913, had been lost or destroyed and remains on the City books as unpaid.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a duplicate warrant in favor of the Pittsburgh Foundry and Machine Company in the sum of \$29.06, and charge same to Appropriation No. 1760.

Passed September 7, 1915, by a two-thirds vote.

Passed September 8, 1915.

Resolution Book 3, page 5.

No. 324

Whereas, On August 16th, 1915, the Beltzhoover Republican Club paid to the City Treasurer, of the City of Pittsburgh the sum of \$38.00 for a permit to give or hold a Carnival Exhibition for a period of six days, from August 16th to August 21st, inclusive, the sum paid including a fee of \$10.00 for a permit to operate swings; and

Whereas, On account of bad weather it was impossible to operate the swings, as intended, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Beltzhoover Republican Club for the sum of \$10.00, in refund of the said permit to operate swings, and charge same to Contingent Fund, Appropriation No. 42.

Passed September 14, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 5.

No. 325

Resolved, That the Mayor be and he is hereby authorized and directed to

issue, and the City Controller to countersign, a warrant in favor of Dr. W. W. Martin, 379 Main street, Pittsburgh, Pa., for twenty dollars (\$20.00) for professional services rendered George G. Grime, laborer in the Bureau of Water, who was injured in the performance of his duties, and charge same to Appropriation No. 171-A, Distribution Division, Bureau of Water.

Passed September 14, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 5.

No. 326

Whereas, In carrying out the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, it became necessary to lower an existing pipe sewer encountered on the line of work, which was not anticipated at the time the contract was entered into; and

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into, it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of the Monongahela Construction Company for the sum of \$182.00 for extra work done on the contract for grading and macadamizing the roadway leading from Washington boulevard to the Tuberculosis Hospital, and charge same to Code Account No. 154, Hospital Bond Funds.

Passed September 14, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 6.

No. 327

Whereas, It was found advisable to make certain changes and additions in rebuilding the South Side Market not included in the contract as entered into; and

Whereas, The work could only be done to advantage by D. T. Riffe, the contractor for this work, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of D. T. Riffe for the sum of one hundred and ninety-five (\$195.00) dollars for extra work on the South Side Market, said amount to be charged against the sum received as insurance on this building.

Passed September 14, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 6.

No. 328

Whereas, The City of Pittsburgh on March 15, 1913, purchased at Sheriff's sale the property of Gertrude Ryan, fronting 270.21 feet on Bailey avenue, Eighteenth ward, City of Pittsburgh.

Whereas, Frank B. Maloy is desirous of purchasing said property from the City of Pittsburgh, and herewith makes an offer of five hundred dollars (\$500.00) for said property; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to the said Frank B. Maloy for the above property upon the payment of five hundred dollars (\$500.00).

Passed September 14, 1915.

Approved September 23, 1915.

Resolution Book 3, page 7.

No. 329

Whereas, The South 10th and South 22nd Street bridges can be made fresh air places for the people of the South Side, at small expense by placing benches, along the railing, for seating purposes without impeding the traffic; and

Whereas, The people who would use these bridges for this purpose are but illly provided with breathing spots,

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the sum of \$675.00 from Appropriation No. 43, to an appropriation item to be known as "Bridge Seats on South 10th and South 22nd Street Bridges."

Passed September 14, 1915.

Approved September 23, 1915.

Resolution Book 3, page 7.

No. 330

Whereas, Council has agreed to transfer the sum of \$675.00 for the purpose of erecting seats on the South 10th and South 22nd Street Bridges; and

Whereas, Said work can be done more expeditiously, and at less cost if done by City employees (pay roll labor); therefore, be it

Resolved, That the Director of the Department of Public Works, shall be and is hereby authorized to construct the proposed benches on the South 10th and South 22nd Street Bridges by means of the employees of his department, provided the amount expended for labor and material shall not exceed the sum of \$675.00.

Passed September 14, 1915.

Approved September 23, 1915.

Resolution Book 3, page 7.

No. 331

Whereas, The Department of Assessors has run out of money and has not

sufficient to make the triennial assessment.

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer the sum of \$1,200.00 from Appropriation No. 48, to Appropriation No. 1094, for the employment of extra clerks.

Passed September 14, 1915.

Approved September 23, 1915.

Resolution Book 3, page 8.

No. 332

Whereas, There was no money appropriated for Equipment, General Office, Department of Public Works for the year 1915; and

Whereas, It is found that during the year 1914, this office purchased Equipment amounting to \$22.75, for which they were not billed until July 1915, and therefore, through error it was not paid; and

Whereas, There is a balance remaining in Appropriation 1403, Supplies, General Office Department of Public Works, therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of \$22.75 from Appropriation 1403, Supplies, to Appropriation 1406, Equipment General Office, Department of Public Works.

Passed September 14, 1915.

Approved September 23, 1915.

Resolution Book 3, page 8.

No. 333

Whereas, During the progress of the contract for the repaving of Penn avenue, from Thirty-sixth street eastwardly to a point near 45th street, it became necessary to remove and relay some of the new pavement on account of changing the grade of the Pittsburgh Railway Company's track to improve the cross-section of the street; and

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into, it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be, and he is hereby, authorized and directed to issue and the City Controller to countersign a warrant in favor of Booth & Flinn, Ltd., for the sum of \$187.36 for extra work done on the contract for repaving Penn avenue, from 36th street eastwardly to a point near 45th street, and charge same to Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 8.

No. 334

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William E. Drum for one hundred (\$100.00) dollars, salary for one month being for lost time during the month of April, 1914, on account of sickness contracted in the discharge of his duties as Transitman in the Bureau of Engineering, Department of Public Works, and charge same to Appropriation No. 1459, Bureau of Engineering.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 8.

No. 335

Whereas, William E. Drum, Transitman in the Bureau of Engineering, Department of Public Works, contracted sickness while in the discharge of his duties and was unable to work during the month of May, 1914; and

Whereas, The said William E. Drum died May 24, 1914,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of William E. Drum for seventy-four dollars and nineteen cents (\$74.19) for twenty-three thirty-firsts (23-31st) of one month for lost time during the month of May, 1914, on account of sickness contracted in discharge of his duties as Transitman in the Bureau of Engineering, Department of Public Works and to charge same to Appropriation No. 1459, Bureau of Engineering.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 9.

No. 336

Whereas, It was necessary to erect a platform at the Smithfield Street Comfort Station for the use of pedestrians traveling over that thoroughfare during the erection of the said comfort station; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Eigenraugh Company in the sum of \$233.73, for extra work performed at the Smithfield Street Comfort Station erecting a platform for the use of pedestrians during the erection of the above named comfort station. To be paid from Bond Fund, Appropriation No. 160.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 9.

No. 337

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Moss & Blakeley Plumbing Company, for eighty-nine (\$89.00) dollars for extra Plumbing work in new Bakery Building at Marshalsea, Pa., and charge same to appropriation No. 174, Bond Issue.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 10.

No. 338

Whereas, Mrs. Mathilda G. MacGonnell, a resident of the Eighth ward, in the City of Pittsburgh, presented to said City of Pittsburgh a valuable tract of land in said ward, known as 'Friendship Park;' and

Whereas, Mrs. MacConnell is the owner of considerable property in this vicinity, and has expended large sums of money in the laying out of streets and for the construction of buildings, thereby vastly increasing the revenues of the City; and

Whereas, By reason of the improvement of Friendship avenue, surrounding said park, and by virtue of her ownership of lots and buildings fronting on said street, opposite said park, Mrs. MacConnell was assessed the sum of \$10,742.89, which assessment she paid; and

Whereas, Mrs. MacConnell has become impoverished by reason of the change in her circumstances; and

Whereas, In consideration of the granting of said tract of land to the City of Pittsburgh, and the vast improvements made by her, Mrs. MacConnell asks that the sum of \$2,500.00 of the said assessment, paid by her, be refunded; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. Mathilda G. MacConnell in the sum of \$2,500, and charge the same to Code Acct No. 42-30.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 10.

No. 339

Whereas, The Department of Law has recommended the payment of the claim of the W. J. Succop Company for \$47.49 for making sewer connection on the property of Marcus Mazer on Forward avenue.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to coun-

tersign, a warrant in favor of the W. J. Succop Company in the sum of \$47.43 for locating sewer connection on property of Marcus Mazer on Forward avenue, and charge same to Appropriation No. 42, Contingent Fund.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 11.

No. 340

Whereas, It was considered proper to have the pick and shovel with which ground was first broken for the new City-County Building silver-plated for preservation; and

Whereas, The said pick and shovel have been silver-plated by the Taylor Burner & Electroplating Company at the order of the Department of Public Works; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign, a warrant in favor of the Taylor Burner & Electroplating Company, 804 Duquesne way, Pittsburgh, Pa., in the sum of ten dollars (\$10.00), for silver-plating and polishing the said pick and shovel, and that the same be paid from Appropriation No. 42, Contingent Fund.

Passed September 21, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 11.

No. 341

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Weldon and Kelly Company for two hundred, nineteen dollars and forty-three cents (\$219.43) for extra work in changing run of sewer in west wing of Cottage Building at Marshalsea, Pa., and charge same to Appropriation No. 173, Bond Issue.

Passed September 23, 1915, by a two-thirds vote.

Approved September 23, 1915.

Resolution Book 3, page 11.

No. 342

Whereas, There are insufficient funds in Appropriation 1418-F, "Equipment & Machinery," Administrative Division, Bureau of Engineering to meet bill-rolls for the balance of the year, it being estimated that an additional sum of two hundred (\$200.00) dollars will be required; and

Whereas, There is a balance remaining in Appropriation 1455-D, "Materials," Bridge Repairs, City Force, Bureau of Engineering, sufficient to cover

said estimated deficit; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of two hundred (\$200.00) dollars from Appropriation 1455-D, "Materials," Bridge Repairs, City Force, to Appropriation 1418-F, "Equipment & Machinery," Administrative Division, Bureau of Engineering.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 12.

No. 343

Whereas, There are insufficient funds in Code Account No. 1546 A-4, Wages, Temporary Employees, Asphalt Plant, to admit of making certain repairs which are urgently needed at this time; and

Whereas, The sum of \$13,500.00 was set aside for repaving Steuben street and subsequently it was decided the roadway of the street should be widened and the curb grades readjusted, plans for which are now being prepared, and it appears that the amount of damages and extent of work to be done will not be determined in time to permit of making this improvement until next year; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$13,500.00 from Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, Item, Repaving Steuben street, from Chartiers street, eastwardly to Code Account 1546-A4, Wages, Temporary Employees, Asphalt Plant, Bureau of Highways and Sewers.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 12.

No. 344

Whereas, There is not sufficient money in Appropriation No. 449, Interest on Contracts, to meet the claims made against it; and

Whereas, There remains in Appropriation No. 48, Interest on Damages, a sufficient sum to meet the outstanding interest claims.

Resolved, That the Controller be and he is hereby authorized and directed to transfer the sum of \$25,000.00 from Appropriation No. 48, Interest on Damages, to Appropriation No. 49, Interest on Contracts, Department of City Controller.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 13.

No. 345

Whereas, There remains to the credit of Appropriation No. 42-20, a fund to

provide employment for the unemployed, the sum of \$6,000.00; and

Whereas, There remains \$34,000.00 to the credit of Appropriation No. 40, Interest appropriated to meet one installment of the Funded Debt Loan 1914, which has not yet been issued, and therefore will not be needed during the present fiscal year; and

Whereas, The appropriation for labor in the Bureau of Highways and Sewers is almost exhausted, and if not replenished the Superintendent will be compelled to lay off quite a number of men.

Resolved, That the Controller be and he is hereby directed to transfer the sum of \$6,000.00 from Appropriation No. 42-20, and the sum of \$34,000.00 from Appropriation No. 40, to Appropriation No. 1524, Repairing Highways, Bureau of Highways and Sewers, Department of Public Works.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 2, page 13.

No. 346

Whereas, No provision being made in the Budget appropriation in the Department of Public Health or in the Bureau of City Property for the removal of garbage and rubbish from the North Side Market House it will therefore be necessary to transfer from the North Side Market House Fund of \$23,000.00, the sum of \$333.81 to pay for the removal of rubbish and garbage from the North Side Market House; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfer in the Bureau of City Property from North Side Market House Fund of \$23,000.00, the sum of \$333.81 to Code No. 1581, Miscellaneous Service, North Side Market, to pay for the removal of rubbish and garbage from the North Side Market. From

North Side Market House Fund\$933.81
To

Code Account No. 1581, North Side Market, Miscellaneous Service\$933.81

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 13.

No. 347

Whereas, The Bureau of Recreation, Department of Public Works, has saved in Code Account 1787, Salaries, Regular Employees, the sum of \$800.00; and

Whereas, This sum is badly needed for labor in making much needed improvement at the Homewood Swimming Pool; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of eight hundred dollars (\$800.00) from Code Account 1787, Salaries, Regular Employees, to Code Account 1789½, Wages, Temporary Employees.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 14.

No. 348

Whereas, It is proper and necessary that the grounds around the Tuberculosis Hospital at Leech Farm should be improved and made presentable; and

Whereas, Superintendent of Parks, George W. Burke consented to lay out and superintend the work if the labor is furnished for that purpose by the Department of Public Health; and

Whereas, The season for planting and sodding was rapidly passing, and the Director of the Department of Public Health engaged a force of men and one foreman to start this work during the recess of Council; and

Whereas, There is sufficient money remaining in the fund to pay the cost of said work.

Resolved, That the action of the Director of the Department of Public Health be and he is hereby ratified and approved, and that he is hereby authorized to continue the employment of one foreman and the necessary laborers at the wages paid such employees in the Bureau of Parks until such work shall have been completed. The wages of said men to be paid from and made chargeable to Appropriation No. 154.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 14.

No. 349

Whereas, It was necessary during the recess of Council for the Superintendent of Motor Vehicles, Loudon Campbell, to engage the services of an additional laborer to assist in making absolutely necessary repairs at the Wylie avenue garage.

Resolved, That this action on his part be, and is hereby ratified and approved and he shall be and is hereby authorized and empowered to retain the service of such laborer until the completion of the work. Said laborer to be paid the same wages as other laborers in the City service, to be payable from Appropriation No. 1036.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 14.

No. 350

Whereas, The City filed at M. L. D. No. 55, Fourth Term, 1909, against

Squirrel Hill Land Company, who was owner at the time of a lot in the Fifteenth formerly Twenty-third ward, fronting 58.77 feet on Middleton street, and extending back 110 feet more or less. Sci. Fa. was issued on the lien and judgment obtained, and lev. fa. issued; and

Whereas, At the sale on said lev. fa., the City bought in the property; and

Whereas, A. C. Houston, held a mortgage against said property and in November, 1914, foreclosed on said mortgage; and

Whereas, Mr. Houston desires to redeem said property, now, therefore, be it

Resolved, That a deed be executed and delivered to the said A. C. Houston on payment by him to the City of the debt, interest and cost, and any taxes that may be unpaid against said property.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 15.

No. 351

Whereas, The City of Pittsburgh acquired title to certain property in the Twenty-sixth ward of the City of Pittsburgh at Sheriff's sale by deed dated June 27th, 1914, at the corner of Lafayette avenue and Osgood street; and

Whereas, The University of Wooster holds a certain mortgage for \$5,000, against said property, which mortgage and bond has been assigned to James R. McLaughlin; and

Whereas, The said James R. McLaughlin has paid the City the debt, interest and cost of said Sheriff's sale, amounting to \$227.07 and has paid in addition thereto taxes on said property amounting to \$818.84 under an arrangement by which the City was to make a deed for said property to the said James R. McLaughlin; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute a deed for the said property acquired at Sheriff's Sale by deed dated June 27, 1914; and recorded in deed book volume 1825, page 180, being lots Nos. 112 and 113 in J. S. McNaugher's Plan, in consideration of the payment of the sum of \$227.07, being debt, interest and costs and in addition all the taxes on said property.

Passed September 21, 1915.

Approved September 23, 1915.

Resolution Book 3, page 15.

No. 352

Whereas, At the instance and with the approval of the Director of the Department of Public Health, and in the interest and for the benefit of the City of Pittsburgh, in the matter of

smoke prevention, J. W. Henderson, Chief; and W. E. Porter, Assistant, in the Bureau of Smoke Regulation, in said Department of Health, attended and participated in the proceedings of the International Association for the Prevention of Smoke, held at Cincinnati, O., during the week of September 6th, 1915; and

Whereas, No money was appropriated in the budget for defraying expenses of said parties attending said convention; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant for seventy-eight dollars and ninety-two cents (\$78.92) in favor of Joseph W. Henderson, in payment of the expenses in connection with said convention, upon his filing with the Controller a proper voucher and receipt for the same; same to be charged against Appropriation 42, Contingent Fund.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 16.

No. 353

Whereas, The Bureau of Recreation, Department of Public Works have deemed it wise to make certain films representing the playground work; and

Whereas, They ordered and have received 1,005 feet of this film.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Industrial and Domestic Film Company in the sum of \$251.25 for making moving picture films of play days at Arsenal and Ormsby Parks, and charge same to Appropriation No. 1790.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 16.

No. 354

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Keystone Ornamental Iron Company for the sum of \$225.00 for erecting Window Guards, Folding Gates, etc., at No. 2 Police Station, and charge the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station and providing for the payment thereof," approved May 24th, A. D. 1915.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 16.

No. 355

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Marbleoid Company for the sum of \$322.00 for Sanitary Fireproof Flooring laid in No. 2 Police Station, and charge the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station and providing for the payment thereof," approved May 24th, A. D. 1915.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 17.

No. 356

Whereas, In carrying out the contracts for placing floor protection on the Penn avenue, Highland avenue and Shady avenue Bridges over the Pennsylvania Railroad, it was found necessary to have the contractor furnish and place additional hangers in order to properly secure the floor protection to the fascia girders which were found to be badly corroded; and

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into, it was decided to pay for the cost thereof as extra work; now, therefore, be it

Resolved, That the Mayor be, and he is hereby, authorized and directed to issue, and the City Controller to countersign, warrants in favor of McAleenan Brothers Company for the respective sums set forth for extra work done on the contracts for placing floor protection on the following bridges, and charge same to Code Account 1458-E, Bridge Repairs, Contract Work, Bureau of Engineering:

Forty (\$40.00) dollars for Penn Avenue Bridge over the Pennsylvania Railroad; thirty-three (\$33.00) dollars for Highland Avenue Bridge over the Pennsylvania Railroad; two (\$2.00) dollars for Shady Avenue Bridge over the Pennsylvania Railroad.

Passed September 28, 1915, by a two-thirds vote.

Approved October 1, 1915.

Resolution Book 3, page 17.

No. 357

Whereas, One John McCarthy, a resident of the City of Pittsburgh at No. 462 Pearl street, was the owner of a certain property in the Twelfth ward, on Oakdene street; and

Whereas, A certain assessment was made against said property for the construction of a sewer in front of the said property; and

Whereas, It appears, although notices were sent to the said John McCarthy, the same were not delivered because the address of the said John McCarthy was unknown, and no notices were actually given to the said John McCarthy, although he has lived during the last four or five years at the above address; and

Whereas, Said property was ultimately sold for the non-payment of the said claim and the lien filed on account thereof and costs were incurred to the amount of \$67.35; and

Whereas, It appears just and equitable under all the circumstances that these costs should be refunded to the said John McCarthy; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John McCarthy in the sum of \$67.35, refunding amount paid by him as aforesaid, and charge the same to Appropriation No. 42, Contingent Fund.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 18.

No. 358

Resolved, That the Mayor be and is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of McKenna Bros. Brass Company for the sum of \$22.47 for changing Brass Railings at No. 2 Police Station, and charge the same to Code Account No. 1148, Item, Repairs, Bureau of Police, and being part of the work as authorized by ordinance entitled "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station and providing for the payment thereof," approved May 24th, A. D. 1915.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1916.

Resolution Book 3, page 18.

No. 359

Whereas, City Council, by Ordinance No. 453, Series 1914, approved December 31st, 1914, authorized the letting of certain contracts for the remodeling of No. 2 Police Station, at the corner of Centre avenue and Devilliers street, at a cost not to exceed \$4,000.00; and

Whereas, The general contract for said work was awarded to C. L. Mohnery for the sum of \$3,815.00; and

Whereas, It was found necessary to have some additional work done at said No. 2 Police Station not provided in the general contract; now, therefore, be it

Resolved, That the Mayor shall be and he is hereby authorized, empowered and directed to issue, and the City Controller to countersign, warrants for such extra work in the following, to-wit:

In favor of Wandless & Wamhoff for the sum of \$45.00 for repairing plaster work.

In favor of Carter Electric Company for the sum of \$15.15 for extra electric work.

The amounts so specified to be charged to Code Account 1448, Item, Repairs, Bureau of Police, being a part of the work as authorized by said Ordinance No. 453, for which the said sum of \$4,000.00 was authorized to be spent.

Passed September 28, 1915, by a two-thirds vote.

Approved October 2, 1915.

Resolution Book 3, page 19.

No. 360

Whereas, There are insufficient funds in Appropriation No. 1452-A3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering, to permit of making certain bridge repairs urgently needed at this time; and

Whereas, On account of temporary vacancies it is estimated that surpluses exceeding \$1,800.00 in the aggregate, will occur in certain salary appropriations for different divisions of the Bureau of Engineers; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the following sums from the respective appropriations set forth, amounting in the aggregate to \$1,800.00, to Appropriation No. 1452-A3, Wages, Regular Employees, Division of Bridge Repairs, City Force, Bureau of Engineering.

Bureau of Engineering:

\$500.00 from appropriation No. 1420-A1, salaries, Regular Employees, Division of Surveys.

500.00 from appropriation No. 1465-A1, Salaries, Regular Employees, Division of Sewers.

600.00 from appropriation No. 1478-A1, Salaries, Regular Employees, Division of Streets.

200.00 from appropriation No. 1438-A1, Salaries, Regular Employees, Division of Design.

\$1,800.00—Total

Passed September 28, 1915.

Approved October 2, 1915.

Resolution Book 3, page 19.

No. 361

Whereas, There are insufficient funds in Appropriation No. 1462-D, Materials,

and Appropriation No. 1459-A-3, Wages, Regular Employees, Division of Bridge Repainting, City Force, Bureau of Engineering, to permit of doing certain bridge repainting which it is deemed advisable to do at this time; and

Whereas, It appears that a surplus in excess of one thousand dollars (\$1,000.00) will occur in Appropriation No. 1455-D, Materials, Division of Bridge Repairs, City Force, and also a surplus in excess of \$2,500.00 in Appropriation No. 1445-A-1, Salaries, Regular Employees Division of Bridges, by reason of temporary vacancies and charges against bond issues; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of one thousand (\$1,000.00) dollars from Appropriation No. 1455-D, Materials, Division of Bridge Repairs, City Force, to Appropriation No. 1462-D, Materials Division of Bridge Repainting, City Force, Bureau of Engineering; and also to transfer \$2,500.00 from Appropriation No. 1455-A-1, Salaries, Regular Employees, Division of Bridges, to Appropriation No. 1459-A-3, Wages, Regular Employees, Division of Bridge Repainting, City Force, Bureau of Engineering.

Passed September 28, 1915.

Approved October 2, 1915.

Resolution Book 3, page 20.

No. 362

Whereas, There is not sufficient money in Appropriation No. 1040, Repairs, Division of Motor Vehicles, to take care of the necessary repairs from now until the end of the year; and

Whereas, Therefore balances remaining in Appropriation No. 1037, of \$1,000.00 and Appropriation No. 1041 of \$500.00, which will not be needed during the present fiscal year.

Resolved, That the Controller be and he is hereby authorized to transfer the sum of \$1,000.00 from Appropriation No. 1037, and \$500 from Appropriation No. 1041 to Appropriation No. 1040, Repairs, Division of Motor Vehicles.

Passed September 28, 1915.

Approved October 2, 1915.

Resolution Book 3, page 20.

No. 363

Whereas, There is not sufficient money in Appropriation No. 1385, Revision of Building Laws, for the proper and necessary expenditures required; and

Whereas, There is an unencumbered balance in Appropriation No. 1005, Contingent Fund, Council and City Clerk.

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer the sum of \$250.00 from Appropriation No. 1005, Contingent Fund, Council and City Clerk to Appropriation No. 1385, Revision of Building Laws.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 20.

No. 364

Whereas, Council have, by Bill No. 3397, directed the payment to Mrs. Matilda MacConnell of the sum of \$2,500.00; and

Whereas, There is no appropriation to which the same can legally be charged; and

Whereas, There remains to the credit of Appropriation No. 1086, Purchase of Land at Sheriff's Sales, Department of Law, sufficient to cover the sum required, and which will not be required during the present year.

Resolved, That the Controller shall be and is hereby directed to transfer the sum of \$2,500.00 from Appropriation Item 1086, Purchase of Lands at Sheriff's Sales, Department of Law, to an item to be known as Contingent Fund 4230 for the express purpose of paying this claim.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 21.

No. 365

Whereas, There is not sufficient money to meet the claims charged against Appropriation No. 41; and

Whereas, The last was in the nature of refund of water rent and must be paid.

Resolved, That the City Controller shall be and he is hereby authorized to direct to transfer the sum of \$1,200.00 from Appropriation No. 1047, Miscellaneous Services, Department of City Controller to Appropriation No. 41, Refunding City Taxes.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 21.

No. 366

Whereas, The Council has accepted the offer of Appolonia K. Gebhard of \$150.00 for lot No. 245 in the G. S. Martin's amended plan of lots, size 22xavg. 120 feet fronting on Maplewood avenue.

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Appolonia K. Gebhard for said lot on payment by him of \$150.00.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 21.

No. 367

Whereas, Joseph F. Young has offered to the City the sum of \$429.91 for the following described property:

Two certain lots situate in the old Fifteenth ward of the City of Allegheny, situate on the North side of Rural avenue, one at the southeast and one at the southwest corner of Martin Tibi's Plan respectively, now, therefore, be it

Resolved, That a deed be executed and delivered to Joseph F. Young upon payment by him of the sum of \$429.91.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 22.

No. 368

Whereas, The Historical Society of Western Pennsylvania purchased a lot in 1910, in the Schenley Farms District for the purpose of erecting, and on which they have erected a building for the housing of said society; and

Whereas, Said Society is not for gain but for the preservation of historical documents, etc., of Western Pennsylvania, and especially of the City of Pittsburgh; and

Whereas, Said Society is maintained by contribution and membership fees and should be exempt from taxation for City and County purposes.

Resolved, That the Department of Assessors shall be and are hereby authorized and directed to issue an exoneration for taxes assessed on said property for the year 1913 to 1915 inclusive, and place said buildings and grounds on the exempt list.

Passed September 28, 1915.
Approved October 2, 1915.
Resolution Book 3, page 22.

No. 369

Whereas, There is before Council for consideration, the complaint of S. Tuch that he was misled into bidding \$762.60 on a lot of pumps and other scrap material for which the City has no further use by information given by the watchman at the Troy Hill Pumping Station, which items have been readvertised and bids thereon received; and

Whereas, The highest bid resulting from the advertisement for said material is that of I. Slutzky, \$533.00, which if accepted a balance due the City of Pittsburgh from the said S. Tuch of \$229.60; therefore, be it

Resolved, That the said S. Tuch is hereby exonerated from the payment of the said difference of \$229.60, and that the Mayor and the Director of the Department of Supplies, acting as City Sales Agent, be and the same are hereby authorized and directed to return to the said S. Tuch the certified check

which accompanied his bid of \$762.60, and that he be and is hereby relieved of all liability to the City resulting therefrom.

Passed September 28, 1915.
Approved October 7, 1915.
Resolution Book 3, page 22.

No. 370

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The Carter Electric Company for the sum of \$434.00 for the remodeling of the Electrical System in No. 2 Police Station, and charge the same to Code Account No. 1148, Item "Repairs," Bureau of Police, and being part of the was as authorized by an ordinance entitled "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, A. D. 1915.

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915
Resolution Book 3, page 23.

No. 371

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of The G. F. Higgins Company for the sum of \$186.00 for the remodeling of the Heating System in No. 2 Police Station, and charge the same to Code Account No. 1148, Item "Repairs," Bureau of Police, and being part of the work as authorized by an ordinance entitled "An Ordinance providing for the letting of a contract or contracts for additional repairs at No. 2 Police Station, and providing for the payment thereof," approved May 24th, A. D. 1915.

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915.
Resolution Book 3, page 23.

No. 372

Whereas, J. W. Nunge paid \$50.00 to the City as hand money on a lot in the Twenty-sixth ward; and

Whereas, He is unable to carry out his intention of acquiring title to said property.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. W. Nunge in the sum of \$50.00 refunding money paid by him as hand money for lot in Twenty-sixth ward, and charge the same to Appropriation No. 42, Contingent Fund

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915.
Resolution Book 3, page 23.

No. 373

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Pennsylvania Drilling Company for the sum of six hundred fifteen dollars and thirty cents, (\$615.30), for drilling test holes on the City's portion of the City and County building site, same to be paid from City Hall Bonds, Code Account No. 156

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915
Resolution Book 3, page 24.

No. 374

Whereas, The City of Pittsburgh and the Pennsylvania Water Company have no agreement covering fire hydrant service for that portion of the Thirteenth ward supplied with water by the Pennsylvania Water Company; and

Whereas, Council appropriated for 1915, the sum of five thousand dollars and eighty-two cents (\$5,000.82) for fire hydrant service in this district: be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the Pennsylvania Water Company for five thousand dollars and eighty-two cents (\$5,000.82) on account of fire hydrant service for that portion of the Thirteenth ward supplied with water by the Pennsylvania Water Company, and charge the same to Account 1662, Miscellaneous Services, Bureau of Water.

Passed October 5, 1915, by a two-thirds vote

Approved October 7, 1915.
Resolution Book 3, page 24.

No. 375

Whereas, Under a decision of the City Solicitor the Bureau of Boiler Inspection was declared illegal, in conformity with a decision of the Supreme Court: and

Whereas, The Controller has declined to pay the salaries of the employees of said Bureau for the month of September, 1915; and

Whereas, It was deemed necessary to retain the services of a force for the purpose of inspecting ammonia and other pressure tanks and containers of dangerous fluids; and

Whereas, Said duty was imposed on the Bureau of Boiler Inspection by Ordinance No. 48, Series 1912.

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign warrants in favor of Otto Phillichody for \$166.66, John Anderson for \$115.00; Stephen Kunkle for \$115.00 and Frank Collier for \$75.00, salaries for September, and charge the same to Appropriation No. 1180, Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915.

Resolution Book 3, page 24.

No. 376

Whereas, This Bureau discontinued burning the rubbish from the Market on the wharves and it is therefore necessary to employ at least one man at the incinerating plant to take charge of same, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfers in the Bureau of City Property, from Code Account No. 1570, Salaries, Regular Employees, Diamond Market, to Code Account No. 1571, Wages, Regular Employees, Diamond Market.

From

Code Account No. 1570, Salaries—Diamond Market\$368.00

To

Code Account No. 1571, Wages, Diamond Market\$368.00

Passed October 5, 1915.

Approved October 7, 1915.

Resolution Book 3, page 25.

No. 377

Whereas, Appropriation of \$3,000.00 from 42-19 Item Tunnelling under Grant boulevard, to Garfield Playground, has been through error overdrawn in the sum of \$79.69; and

Whereas, To correct said overdraft, it will be necessary to transfer said sum of \$79.69 from some other code; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$79.69 from Code Account No. 1795, "Structural and Non-Structural Improvements" to Code No. 42-19, "Garfield Playgrounds," Bureau of Recreation Department of Public Works.

Passed October 5, 1915.

Approved October 7, 1915.

Resolution Book 3, page 25.

No. 378

Whereas, The sum of seven thousand (\$7,000.00) dollars which was set aside for surfacing the roadway in River-

view park is insufficient to permit of completing the improvement of this roadway, and it appears that an additional sum of two thousand (\$2,000.00) dollars will be required for that purpose; and

Whereas, Owing to the advantageous prices secured it is deemed advisable that this improvement should be completed under the terms of the contract already entered into; and

Whereas, It appears that a balance in excess of \$2,000.00 is remaining in Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of two thousand (\$2,000.00) dollars from balance remaining in General Fund, Code Account 1485-E, Repaving Schedule, Division of Streets, Bureau of Engineering, and to credit the same as an additional sum for completing the contract for surfacing roadway in Riverview park; and be it

Resolved, Further, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign warrants drawn in payment of the most for the completion of the said improvement.

Passed October 5, 1915, by a two-thirds vote.

Approved October 7, 1915.

Resolution Book 3, page 26.

No. 379

Whereas, The funds in Appropriation No. 1656 "Materials," Mechanical Division, Bureau of Water, are exhausted; and

Whereas, An additional sum of five thousand (\$5,000.00) dollars will be required to cover the cost of items necessary for the remaining period of the present year; and

Whereas, There is a balance remaining in Appropriation No. 1655, "Supplies;" therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of five thousand dollars from Appropriation No. 1655, "Supplies" to Appropriation No. 1656 "Materials," Mechanical Division, Bureau of Water.

Passed October 5, 1915.

Approved October 7, 1915.

Resolution Book 3, page 26.

No. 380

Whereas, The City of Allegheny has filed two municipal liens against the J. M. Gusky Hebrew Orphanage Home of Western Pennsylvania at M. L. D. No. 214, November Term, 1914, and No. 301, February Term 1901; and

Whereas, The claims are not legal because they were filed under provi-

sions of an Act of Assembly since declared unconstitutional: now, therefore, be it

Resolved, That the City Solicitor is hereby authorized and directed to satisfy the claims against the J. M. Gusky Orphanage and Home of Western Pennsylvania, M. L. D. No. 214 November Term, 1904, and M. L. D. No. 301, February Term, 1901.

Passed October 5, 1915.

Approved October 7, 1915.

Resolution Book 3, page 27.

No. 381

Whereas, The annual convention of the American Society of Municipal Improvements will be held in Dayton, Ohio, October 12th to 15th, inclusive; and

Whereas, The City of Pittsburgh is a member of the said society; now, therefore, be it

Resolved, That the Director of the Department of Public Work is hereby authorized to appoint two (2) delegates from the Department of Public Works to represent the City at said convention, and the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign warrants in favor of the said delegates in payment of their necessary expenses incurred in attending the said convention, which shall not exceed the sum of fifty (\$50.00) dollars each, and charge same to the appropriate code accounts of the respective bureaus represented by the delegates.

Passed October 5, 1915, by a two-thirds vote.

Approved October 14, 1915.

Resolution Book 3, page 27.

No. 382

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer from Appropriation No. 171, Water Improvement and Extension Loan Fund, to Appropriation No. 171-A, Salaries and Expenses, Bureau of Water, the sum of \$100,000.00 for the purpose of the payment of engineers, mechanical and other services performed by the employees of, or furnished to, the Bureau of water, Department of Public Works, in the improvement and extension of the water system, installation of meters, etc., and material and supplies used in connection with such work.

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 27.

No. 383

Whereas, It is estimated by the Bureau of Highways and Sewers, Department of Public Works, that the appropriation for repairs to tools, wagons

and harness, will be insufficient to provide for the payment of obligations to be incurred against this appropriation item during the remainder of the fiscal year, and it is therefore necessary to transfer an additional sum of money in order that no obligation will be incurred in excess of the unencumbered balance of the appropriation properly chargeable;

Resolved, That the City Controller be and is hereby authorized and directed make the following transfers for the purpose of providing for certain expenditures in the Bureau of Highways and Sewers, Department of Public Works:

From Appropriation No. 1512, Materials—Buildings, to Appropriation No. 1509, Repairs, Stables and Yards	\$ 500.00
From Appropriation No. 1535, Miscellaneous Services, removing snow and ice, to Appropriation No. 1509, Repairs, Stables and Yards	2000.00

\$2500.00

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 28

No. 384

Whereas, There are not sufficient balances in the Service code accounts of the various Bureaus; and

Whereas, Savings have been made in the Salaries and Wages code accounts of the same Bureaus; therefore, be it

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer the following:

\$500 from Code Acct. 1231 Wages, to Code Acct. 1232 Services, Bureau of Child Welfare.

\$160 from Code Acct. 1252 Salaries, to Code Acct. 1254 Services, Division of Plumbing.

\$20 from Code Acct. 1259 Salaries to Code Acct. 1260 Services, Division of Housing and Sanitary Inspection.

\$150 from Code Acct. 1204 Salaries, to Code Acct. 1205 Services, Division of Transmissible Diseases.

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 28.

No. 385

Whereas, It is necessary to readjust certain appropriations made for the Asphalt Repair Plants, Bureau of Highways and Sewers, Department of Public Works, in order to provide for payment of wages to temporary employees engaged in asphalt repair work and also to provide for payment of certain expenditures for miscellaneous services.

Resolved, That the Controller be and he is hereby authorized and directed to make the following transfers from certain appropriations for Asphalt Repair Plants, Bureau of Highways and Sewers to certain other appropriations for the Asphalt Repair Plants, Bureau of Highways and Sewers, more specifically hereinafter set forth:

From Appropriation No. 1552,
Structural and Non-Structural Improvements, Asphalt Plants,
To Appropriation No. 1546,
Wages, Temporary Employees, Asphalt Plant\$6,000.00
From Appropriation No. 1549,
Materials, Asphalt Plant,
To Appropriation No. 1547,
Miscellaneous Services, Asphalt Plants\$2,000.00
Repairs, Asphalt Plants
From Appropriation No. 1550,
To Appropriation No. 1547,
Miscellaneous Services, Asphalt Plants\$2,000.00
Passed October 12, 1915.
Approved October 14, 1915.
Resolution Book 3, page 23.

No. 386

Whereas, There are not sufficient funds in Code Accounts Nos. 1797-B, Miscellaneous Service, and 1798-C, Supplies, to meet the bill rolls for the balance of the year; and not sufficient funds in Code Account No. 1796 1-2 A-3, Wages, Regular Employees, to meet the pay roll for the balance of the year; and

Whereas, There is a balance remaining in Code Account No. 1796 A-1, Salaries, Regular Employees, Bureau of Tests, by reason of temporary vacancies, sufficient to cover said estimated deficits; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the following sums, amounting in the aggregate to \$350.00, from Code Account No. 1796 A-1, Salaries, Regular Employees, to the following accounts:

\$100.00 To Code Account No. 1797 B, Miscellaneous Service.
\$100.00 to Code Account No. 1798 C, Supplies.
\$150.00 to Code Account No. 1796 1/2 A-3, Wages, Regular Employees.
\$350.00—Total

Passed October 12, 1915.
Approved October 14, 1915.
Resolution Book 3, page 29.

No. 387

Whereas, Certain code accounts having run short it is necessary to make

the transfers enumerated below from one code account to another in order to meet the expenditures of the Bureau of City Property for the remainder of the present year; therefore, be it

Resolved, That the City Controller is hereby authorized and directed to make the following transfers in the Bureau of City Property from one code account to another to meet the expenditures of the bureau for the remainder of the present year.

From
Code Acct. No. 1563—Materials—Municipal Hall\$ 100.00
Code Acct. No. 1570—Salaries—Diamond Market 500.00
Code Acct. No. 1576—Repairs—Diamond Market 400.00
Code Acct. No. 1582—Supplies—North Side Market 150.00
Code Acct. No. 1584—Repairs—North Side Market 1000.00
Code Acct. No. 1603—Shelter Houses 350.00
\$2500.00

To
Code Acct. No. 1564—Repairs—Municipal Hall\$ 500.00
Code Acct. No. 1565—Equipment—Municipal Hall 150.00
Code Acct. No. 1591—Supplies—South Side Market 1000.00
Code Acct. No. 1598—Supplies—Duquesne Market 100.00
Code Acct. No. 1600—Repairs—Duquesne Market 50.00
Code Acct. No. 1619—Salaries—Comfort Stations 500.00
Supplies—Comfort Stations . 200.00
\$2500.00

Passed October 12, 1915.
Approved October 14, 1915.
Resolution Book 3, page 29.

No. 388

Whereas, J. H. Foster of 516 Federal street, North Side, City, has offered the City of Pittsburgh the sum of \$75.00 for lot No. 383 in the Watson Land and Improvement Company Plan of Lots which fronts on Durango street, and sides on Bothwell street, Pittsburgh, Pa.; therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to execute a deed to J. H. Foster, conveying the interest of the City of Pittsburgh in the property known as Lot No. 383 in the Watson Land and Improvement Company Plan of Lots on Durango street, Pittsburgh, Pa., for the sum of \$75.00

Passed October 12, 1915.
Approved October 14, 1915.
Resolution Book 3, page 30.

No 389

Whereas, W. A. Martin of 4905 Penn avenue, Pittsburgh, Pa., has offered the City of Pittsburgh the sum of \$800.00 for two lots known as Nos. 53 and 55 Broad street, Pittsburgh, Pa., therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to execute and deliver a deed to W. A. Martin, conveying the interest of the City of Pittsburgh in the property known as Nos. 53 and 55 Broad street, Pittsburgh, Pa., for the sum of \$800.00.

Passed October 12, 1915.

Approved October 14, 1915

Resolution Book 3, page 30.

No. 390

Whereas, John Morrow of No. 1230 Pennsylvania avenue, Pittsburgh, Pa., has offered the City of Pittsburgh the sum of \$100.00 for Lot No. 6 in the Fernley and Gillford Plan of Lots situated in the Twenty-seventh ward and fronting on Rose avenue, Pittsburgh, Pa.; therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to execute and deliver a deed to John Morrow, conveying the interest of the City of Pittsburgh in the property known as Lot No. 6 in the Fernley and Gillford Plan of Lots situated in the Twenty-seventh ward, fronting on Rose avenue, Pittsburgh, Pa., for the sum of \$100.00.

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 31.

No. 391

Whereas, Mrs. Rose Valentine of No. 808 Woods Run avenue has offered the City of Pittsburgh the sum of \$200.00 for lot No. 30, located on Woods Run avenue, North Side, Pittsburgh, Pa., therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Mrs. Rose Valentine, conveying the interest of the City of Pittsburgh in Lot No. 30 on Woods Run avenue, North Side, Pittsburgh, Pa., for the sum of \$200.00.

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 31.

No. 392

Whereas, The School District of Pittsburgh proposes to lease the Phipps Gymnasium, Reedsdale street, North Side, Pittsburgh, for the use of public school pupils of Pittsburgh and to exonerate all school taxes upon said

property during the term of said lease November 1, 1915, to December 31, 1918) as one of the conditions of that lease.

Resolved, That the above property be and is hereby exonerated from the payment of all City taxes for and during the term of said lease to The Board of Public Education of the School District of Pittsburgh and the use of said property by the public schools. This exoneration to be conditioned upon the actual execution of said lease and the exoneration of school taxes by The Board of Education of the School District of Pittsburgh.

Passed October 12, 1915.

Approved October 14, 1915.

Resolution Book 3, page 31.

No. 393

Whereas, William H. Eggenton, who resides at No. 140 Mohawk street, Pittsburgh, on June 8, 1915, at about 11 o'clock P. M., was going up the steps on Beelen street, and when about half way up said steps took hold of the banister or rail, which because of its defective condition, broke, causing him to fall off said steps, alighting upon a City sewer, which runs along and under said steps, resulting in the fracturing of two ribs and numerous other serious bruises on the body, and the tearing of his clothes, which necessitates his removal to the Mercy hospital, where he was confined for a period of five days; and

Whereas, By reason of said accident the said William H. Eggenton was incapacitated from performing any work for a period of six weeks, and is at present unable to perform his usual occupation of hammerman in iron mill by reason of said accident, at which employment before the accident he received \$3.20 a day, and was steadily employed six days a week; and

Whereas, The claimant as a result of said injury suffered much pain and was put to great expense for medical service and attention; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of W. H. Eggenton in the sum of \$125.00, in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed October 12, 1915, by a two-thirds vote.

Approved October 14, 1915.

Resolution Book 3, page 32.

No. 394

Whereas, Fred Koch, a painter in the employ of the Department of Public Safety was carried on the roll as a grainer; and

Whereas, There is no provision for the appointment of a man for that purpose; and

Whereas, The Union wage scale provides for the payment of eighty-five (85) cents per hour for such work, and which is in excess of the amount allowed for painters.

Provided, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Fred Koch in the sum of \$4.30, the difference between two day's wages as a painter and a grainer, and charge same to Appropriation No. 1128.

Passed October 12, 1915, by a two-thirds vote.

Approved October 14, 1915.

Resolution Book 3, page 32.

No. 395

Whereas, F. C. Liddell, is a resident in the Sterling Apartments No. 3437 Fleming Avenue, North Side, Pittsburgh, and had a large quantity of valuable household goods stored in the basement of said Sterling Apartments, which on June 13, 1915, were partly destroyed and greatly damaged by reason of water overflowing the property upon which the Sterling Apartments are situated, caused by the sewer drops in front of said property clogging up during a heavy rain on said day. The said clogging of the sewer drops being caused by the inadequacy of the sewers to carry off the water which drains to the street in front of said property; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of F. C. Liddell in the sum of \$75.00 in full settlement of all claims for damages arising out of said accident, and charge same to Code Account No. 42, Contingent Fund.

Passed October 12, 1915, by a two-thirds vote.

Approved October 14, 1915.

Resolution Book 3, page 33.

No. 396

Whereas, The City of Pittsburgh in the location and construction of the West Liberty Avenue storm sewer upon, over, along and through portion of property owned by Joseph J. Bandi finds it expedient and necessary to appropriate a certain two story frame dwelling house erected thereon and a bond has been given said owner agreeably to law; and

Whereas, Said building is occupied by Harry Reinhard and John Stanelli, tenants under a lease expiring May 1st, 1916;

Whereas, Said tenants are entitled, in law, to be compensated for dama-

ges done by reason of the taking and appropriating of the lease-hold aforesaid; and

Whereas, J. W. Kraus, Esquire, has been given authority to collect any or all damages which said Harry Reinhard and John Stanelli may recover, respectively; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. W. Kraus, attorney for Harry Reinhard and John Stanelli, respectively, in the sum of one hundred (\$100.00) dollars, in full for any and all damages arising out of or sustained by them, respectively, for the taking, injuring and destroying the leased premises now in their possession as tenants under a lease with Joseph J. Bandi, owner, said lease expiring May 1st, 1916, and charge the same to Appropriation No. 42, Contingent Fund.

Passed October 12, 1915, by a two-thirds vote.

Approved October 14, 1915.

Resolution Book 3, page 33.

No. 397

Whereas, In carrying out the contract for laying street railway tracks and paving the roadway and sidewalk of the North Side Point Bridge, it was found necessary to increase the size of rail clips above that provided for on the contract plans; and

Whereas, Unit prices covering the cost thereof not being included in the contract as entered into, it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Booth & Flinn, Ltd., for the sum of two hundred and two dollars and fifty-two cents (\$202.52) for extra work done on the contract for laying street railway tracks and paving roadway and sidewalks on the North Side Point Bridge, and charge same to Code Account No. 150, North Side Point Bridge Bonds.

Passed October 19, 1915, by a two-thirds vote.

Approved October 22, 1915.

Resolution Book 3, page 34.

No. 398

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of George Metzler for the sum of \$31.50 for Railroad Fare and Hotel Expenses attending a state conference of the Pennsylvania State Sealers Association, in Philadelphia, August 15th to 18th inclusive, representing the Division of Weights and Measures of the City of

Pittsburgh, and charge the same to Code Account No. 1130 Item "B", Miscellaneous Services, General Office, Department of Public Safety.

Passed October 19, 1915, by a two-thirds vote.

Approved October 22, 1915.

Resolution Book 3, page 34.

No. 399

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Pihl & Miller for the sum of \$65.00 for removing old material, cleaning of walls, ready for plaster, and plastering same with cement at No. 4 Police Station, and charge the same to Code Account No. 1148, Item "E," Repairs, Bureau of Police.

Passed October 19, 1915, by a two-thirds vote.

Approved October 22, 1915.

Resolution Book 3, page 34.

No. 400

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of E. Van Buskirk, Treasurer, National Bureau of Criminal Identification, for the sum of \$100.00 being dues for the Bureau of Police of the City of Pittsburgh as a member of the International Association Chiefs of Police, for the year ending October 6th, 1915, and charge the same to Code Account No. 1145, Item "B," Miscellaneous Services, Bureau of Police.

Passed October 19, 1915, by a two-thirds vote.

Approved October 22, 1915.

Resolution Book 3, page 35.

No. 401

Whereas, The appropriation to Code Account No. 1159, Item "D", Materials, Bureau of Fire, for the year 1915, is exhausted; and

Whereas, It is necessary that a sufficient amount be transferred to said Code Account No. 1159 in order to provide proper materials for keeping the fire apparatus and Fire Engine Houses in good condition; and

Whereas, There is a sufficient amount of money in Code Account No. 1158, Item "C," Supplies, Bureau of Fire, to permit of the transfer of a sufficient sum to Code Account No. 1159 to meet the expenses properly chargeable to said Code Account No. 1159 for the remainder of the current fiscal year; now, therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized,

empowered and directed to transfer the sum of \$3,000.00 from Code Account No. 1158, Item "C", Supplies, Bureau of Fire, to Code Account No. 1159, Item "D", Materials, Bureau of Fire.

Passed October 19, 1915.

Approved October 22, 1915.

Resolution Book 3, page 35.

No. 402

Whereas, The old ordinances of Allegheny City have been printed in book form for all the years except the last year of its existence, to-wit, from March 30th, 1907, to December 31st, of the same year.

Therefore, In order to make the record complete the City Clerk is hereby authorized to print the ordinances of the old City of Allegheny in book form for the time from March 30th, 1907, to December 31st, 1907.

Passed October 19, 1915.

Approved October 22, 1915.

Resolution Book 3, page 35.

No. 403

Whereas, Andrew Harcum of No. 8214 Frankstown avenue, has offered the City of Pittsburgh the sum of \$275.00 for Lot No. 89 on Bricelyn street, Thirteenth ward, Pittsburgh, Pa., therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to execute and deliver a deed to Andrew Harcum, conveying the interest of the City of Pittsburgh in Lot No. 89 on Bricelyn street, Thirteenth ward, Pittsburgh, Pa., for the sum of \$275.00.

Passed October 26, 1915.

Approved October 29, 1915.

Resolution Book 3, page 36.

No. 404

Whereas, A. G. Shaub, of No. 1310 Beaver avenue, Pittsburgh, Pa., has offered the City of Pittsburgh the sum of \$1,000.00 for the property known as Nos. 815 and 817 Belmont street, North Side, Pittsburgh, Pa., therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to execute and deliver a deed to A. G. Shaub, conveying the interest of the City of Pittsburgh in the property known as Nos. 815 and 817 Belmont street, North Side, Pittsburgh, Pa., for the sum of \$1,000.00.

Passed October 26, 1915.

Approved October 29, 1915.

Resolution Book 3, page 36.

No. 405

Whereas, In the opening, sewerage, grading, paving and curbing of Hobart street liens have been filed against certain property now owned by the Sterling Land Company, extending from Hobart street to Beacon street, and said liens have included the entire property extending to Beacon street; and

Whereas, Said company is constructing certain buildings on the Beacon street end of said ground, and a question has been raised as to the right of the City to include in said lien the property fronting on Beacon street; and

Whereas, The Company is willing to make a small payment on account of said lien in order to secure a release of the property fronting on Beacon street; now, therefore, be it

Resolved, That in consideration of the payment of the sum of \$350.00 and costs, the City Solicitor be and he is hereby authorized to release the aforesaid property of the Sterling Land Company fronting 262.32 feet on Beacon street, and extending back to a line parallel with Beacon street 150 feet therefrom, from the liens filed by the City, viz:

The City of Pittsburgh vs. Nancy A. Ferguson at No. 27 July Term 1915, M. L. D. for grading, paving and curbing of Hobart street;

City of Pittsburgh vs. Nancy A. Ferguson at No. 351 April Term, 1913, for the opening of Hobart street;

City of Pittsburgh vs. Nancy A. Ferguson at No. 60 January Term 1915, for sewer on Hobart street; and

Further, That the City Solicitor is authorized to release from said liens the 150 feet of said property adjoining the foregoing described property and located between Hobart street and Beacon street upon payment of the sum of \$1200.00, the balance of said property consisting of a frontage of 252 feet, more or less, on Hobart street and extending back toward Beacon street 150 feet, more or less, to be released upon the payment of the unpaid balance of said liens with interest. It being the intention and purpose of this resolution to divide said property into approximately equal thirds; the third of said property fronting on Beacon street to be released upon the payment of \$350.00 and costs; the central third of said property to be released upon the payment of the sum of \$1,200.00 and the third fronting on Hobart street to be released on payment of the balance or approximately \$2,250.00; it appearing that the City should have limited its lien in the first instance to the portion of the property which abuts upon Hobart street.

Passed October 26, 1915

Approved October 29, 1915.

Resolution Book 3, page 36.

No. 406

Whereas, There is not sufficient money in Appropriation No. 1336, to meet the demands made against it; and

Whereas, There is a balance remaining to the credit of Appropriation No. 1333.

Resolved, That the Controller be and he is hereby authorized and directed to transfer the sum of \$150.00 from Appropriation No. 1333, Supplies to Appro. No. 1336, Equipment and Machinery, Board of Water Assessors.

Passed October 26, 1915.

Approved October 29, 1915.

Resolution Book 3, page 37.

No. 407

Whereas, It is necessary in the preparation of the triennial assessment to employ the aid of additional clerks in order that the taxes may be levied in time to turn the duplicates over to the City Treasurer on or about the first day of January, 1916; and

Whereas, There remain balances which may be utilized in order to pay the expense incurred in Appropriation Items 1095 and 1096.

Resolved, That the Controller be and he is hereby authorized and directed to transfer the sum of \$100.00 from Code Account 1095, Miscellaneous Services, and \$852.03 from Code Account No. 1096, Supplies, to Code Account No. 1094, Salaries, Temporary Employees, Department of Assessors.

Passed October 26, 1915.

Approved October 29, 1915.

Resolution Book 3, page 37.

No. 408

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of E. J. Balzer, Receiver of the estate of Wm. T. Powell, Bankrupt, for three hundred and eighty-five dollars and fifty cents (\$385.50) for extra excavating and concreting on the Horse Barn at Marshalsea, Pa., and charge same to Appropriation No. 173, Bond Issue.

Passed October 26, 1915, by a two-thirds vote.

Approved October 29, 1915.

Resolution Book 3, page 38.

No. 409

Whereas, In carrying out the contract for the construction of approaches to the North Side Point Bridge, it was found necessary to do the following additional work which was not pro-

vided for in the contract as entered into:

Recaulk joints and place concrete reinforcements around an old sewer encountered on the line of work.

Purchase a shanty for the use of City Engineering corps.

Construct a temporary stairway and boardwalk to Duquesne way.

Furnish a newel post and construct stairway to Monongahela wharf.

Build a wooden fence along the arches facing Galveston avenue.

Realign hand rail on north wall of South approach.

Reset hand rail on north wall of south approach.

Reset pavement to conform to alteration in expansion joints over pier No. 4; therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Booth & Flinn, Ltd., for the sum of \$1,021.90 for extra work done on the contract for constructing approaches to the North Side Point Bridge, and charge same to Code Account, 150, "North Side Point Bridge Bonds."

Passed October 26, 1915, by a two-thirds vote.

Approved October 29, 1915.

Resolution Book 3, page 38.

No. 410

Whereas, In carrying out the contract for surfacing the roadway in Riverview park it was found necessary to repair the existing Telford foundation before placing the top courses; and

Whereas, It was deemed advisable to add an additional one-half gallon of oil per square yard of macadam in order to secure a better bituminous macadam; and

Whereas, Unit prices covering the cost thereof were not included in the contract as entered into it was decided to pay for same as extra work; now, therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Collins-Gordon Contracting Company for the sum of \$1,756.80 for extra work done on contract for surfacing roadway in Riverview park, and charge same to Appropriation 1485-E, Street Repaving, Division of Streets, Bureau of Engineering.

Passed October 26, 1915, by a two-thirds vote.

Approved October 29, 1915.

Resolution Book 3, page 39.

No. 411

Whereas, During the Councilmanic vacation, it became necessary to em-

ploy in the Bureau of Recreation, a seamstress to repair swimming suits, and Mrs. M. E. McKown was so employed; and

Whereas, There is no such position provided for in the 1915 budget; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Mrs. M. E. McKown in the sum of \$42.67 for 1 2-30 months service at \$40 per month and charge same to appropriation 1788.

Passed October 26, 1915, by a two-thirds vote.

Approved October 29, 1915.

Resolution Book 3, page 39.

No. 412

Whereas, Under a decision of the City Solicitor, the Bureau of Boiler Inspection was declared illegal, in conformity with a decision of the Supreme Court; and

Whereas, The Controller has declined to pay the salaries of the employees of said Bureau for the month of October; and

Whereas, It was deemed necessary to retain the services of a force for the purpose of inspecting ammonia and other pressure tanks and containers of dangerous fluids; and

Whereas, Said duty was imposed on the Bureau of Boiler Inspection by Ordinance 48, Series 1912,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in favor of Otto Phillichody for \$166.66, John Anderson for \$135.00, Stephen Kunkle for \$135.00 and Frank Collier for \$75.00, salaries for October, and charge same to Appropriation No. 1180, Salaries, Regular Employees, Bureau of Boiler Inspection, Department of Public Safety.

Passed October 26, 1915.

Approved October 29, 1915.

Resolution Book 3, page 39.

No. 413

Whereas, Balances in the amount of \$1,265.24 have accumulated in Code Account No. 1484-E, Retaining Walls, by reason of surpluses remaining after the completion of contracts; and

Whereas, It is desirable that said funds be made available for the repaving of streets urgently needed; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of one thousand two hundred sixty-five dollars and twenty-four cents (\$1,265.24) from Code Account No. 1484-E, Retaining Walls, to Code Account No. 1485-E,

Repaving Schedule, Division of Streets
Bureau of Engineering.

Passed October 26, 1915.

Approved November 5, 1915.

Resolution Book 3, page 40.

No. 414

Whereas, There are no funds remaining in Code Account No. 1664 "Materials," Distribution Division, Bureau of Water, due to the unusual but necessary pipe line repair materials purchased; and

Whereas, There is a large unencumbered balance in Code Account No. 1661, "Wages, Temporary Employees," Distribution Division, Bureau of Water; therefore, be it

Resolved, That the City Controller be, and he is hereby authorized to transfer the sum of three thousand dollars, (\$3,000.00) from Code Account No. 1661, "Wages, Temporary Employees," to Code Account No. 1664, "Materials," Distribution Division, Bureau of Water.

Passed October 26, 1915.

Approved November 5, 1915.

Resolution Book 3, page 40.

No. 415

Whereas, The City of Pittsburgh has under the terms of an Ordinance No. 84, approved December 1, 1884, supplied water to the Ohio Valley Water Company, a public service corporation of Pennsylvania for a period of 62,739 days, and the amount due therefor under the terms of said Ordinance is \$10,476.00; and

Whereas, The Monongahela Water Company has, under the terms and provisions of a contract dated April 29, 1911, entered into between said Monongahela Water Company and the City of Pittsburgh pursuant to an Ordinance No. 606, approved March 28, 1911, constructed a certain pipe line, and appurtenances, and under the terms of said contract the City agreed to reimburse said Monongahela Water Company for the cost thereof as therein provided; and it has been ascertained and determined that the cost thereof to be paid by the City to the said Monongahela Water Company amounts to \$4,325.94; and

Whereas, The Monongahela Water Company by good and sufficient conveyances and assurances has conveyed, transferred and quit claimed said pipe line and its appurtenances unto the City of Pittsburgh, and has assigned to the said Ohio Valley Water Company all its rights, claims and demands against the City under said contract; and

Whereas, The Ohio Valley Water Company is desirous of paying the above sum of \$10,476.00, taking credit for the sum of \$4,325.94, being the

amount due to it from the City by reason of the above assignment from the Monongahela Water Company, making a net balance due the City of Pittsburgh of \$6,150.06; now, therefore, be it

Resolved, That the City Treasurer be, and he is hereby authorized and directed to allow a credit of \$4,325.94, being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the costs of a pipe line and its appurtenances, constructed under a contract dated April 29, 1911, on the claim of the City of Pittsburgh against the Ohio Valley Water Company amounting to \$10,476.00 for water furnished it for a period of 62,739 days from January 8, 1915, to March 11, 1915, under ordinance approved December 1, 1884, and to receive the sum of \$6,150.06 in cash in full payment of said claim of the City against the Ohio Valley Water Company, provided the City Treasurer receives from the Ohio Valley Water Company a receipt in the sum of \$4,325.94, being the amount in full due from the City of Pittsburgh to the Ohio Valley Water Company by assignment from the Monongahela Water Company for the cost of said pipe line and appurtenances.

The City Treasurer upon the receipt of said sum of \$6,150.06 in cash, and the above mentioned receipt in the sum of \$4,325.94, is further authorized and directed to deliver to the Ohio Valley Water Company a receipt in full for \$10,476.00 for all claims of the City against the Ohio Valley Water Company for water furnished between January 8, 1915, and March 9, 1915.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 41.

No. 416

Whereas, There are not sufficient balances in the Code Accounts of the Bureau of Smoke Regulation and Division of Bacteriology, Department of Public Health; and

Whereas, Savings have been made in the Salaries and Wages Code Accounts of the same Bureaus; therefore, be it

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer the following:

\$175 from Code Account 1204, Salaries, Division of Transmissible Diseases, to Code Account 1218, Supplies, Division of Bacteriology;

\$100 from Code Account 1237, Wages, to Code Account 1238, Services, Bureau of Smoke Regulation; also,

\$100 from Code Account 1237, Wages, to Code Account 1242, Equipment, Bureau of Smoke Regulation.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 42.

No. 417

Whereas, It was found necessary to do additional work in carrying out the contract for constructing manholes, reconstructing intersections and otherwise improving the sewerage systems in the Brookline District, so that the final estimate exceeded the amount appropriated therefor, to-wit: \$6,400.00, by the sum of \$148.50; and

Whereas, The sewer castings required to complete this improvement cost \$1,853.54, which is also chargeable to this item, making an aggregate additional cost for this improvement of \$2,002.04; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the additional sum of \$2,002.04 from the balance remaining in the General Fund, Code Account 1470-E, Repair Schedule, Division of Sewers, Bureau of Engineering, for the purpose of paying the final estimate for the completion of the contract for the construction of manholes, reconstruction of intersections and otherwise improving the sewerage systems in the Brookline District.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 42.

No. 418

Whereas, There are not sufficient funds in Code Account No. 1474, C, Supplies, Division of Public Utilities, Bureau of Engineering, to meet the bill roll for the balance of the year; and

Whereas, There is a balance remaining in Code Account No. 1476-E, Repairs, Division of Public Utilities, Bureau of Engineering, by reason of no repairs having to be made to date; now, therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$20.00 from Code Account No. 1476-E, Repairs, to Code Account No. 1474-C, Supplies, Division of Public Utilities, Bureau of Engineering.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 43.

No. 419

Whereas, Beekie B. Stetson is owner of a lot of ground situated in the old Forty-first ward, City of Pittsburgh, being Lot No. 108, in the Homewood Park Plan;

Whereas, Said lot was sold at D. T. D. No. 1379 June Term, 1908; and

Whereas, The said Beekie B. Stetson is desirous of redeeming the same; now, therefore, be it

Resolved, That a deed be executed and delivered to Beekie B. Stetson upon

payment by her of all taxes on this property amounting to \$4.39.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 43.

No. 420

Whereas, There is not sufficient funds in Code Account 1077-C (Supplies and Printing), and Code Account 1079-F (Equipment), to meet the expenditures of the Department to January 1, 1916; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of six hundred (\$600) dollars from Code Account 1080 1-2 (Expense of possible litigation) to Code Account 1077-C (Supplies and Printing); and the sum of four hundred (\$400) dollars from Code Account 1080 1-2 to Code Account 1079-F (Equipment) Department of Law.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 43.

No. 421

Whereas, The Appropriation for the year 1915 as made by City Council to Code Account No. 1131, Item "C", Supplies, General Office, Department of Public Safety, is insufficient to meet the demands upon said appropriation for the remaining portion of the current fiscal year; and

Whereas, Code Account No. 1126, Item "A", Salaries, General Office, Department of Public Safety, will permit of the transfer of a sufficient amount to said Code Account No. 1131 as will meet the necessities thereof; now, therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized, empowered and directed to transfer the sum of \$1,600.00 from Code Account No. 1126, Item "A", Salaries, General Office, Department of Public Safety, to Code Account No. 1131, Item "C", Supplies, General Office, Department of Public Safety.

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 44.

No. 422

Whereas, It is necessary to readjust certain Appropriations made for the Asphalt Repair Plants, Bureau of Highways and Sewers, Department of Public Works, in order to provide for payment of wages to temporary employees engaged in asphalt repair work.

Resolved, That the Controller be and he is hereby authorized and directed to make the following transfers from

certain Appropriations for Asphalt Repair Plants, Bureau of Highways and Sewers, to certain other Appropriations for the Asphalt Repair Plants, Bureau of Highways and Sewers, more specifically hereinafter set forth:

From Appropriation No. 1547, Miscellaneous Services, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	\$ 750.00
From Appropriation No. 1548, Supplies, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	600.00
From Appropriation No. 1549, Materials, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	700.00
From Appropriation No. 1550, Repairs, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	300.00
From Appropriation No. 1551, Machinery and Equipment, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	400.00
From Appropriation No. 1552-G, Structural and Non-Structural Improvements, Asphalt Plants,	
To Appropriation No. 1546, Wages, Temporary Employees, Asphalt Plants	1,300.00

Total\$4,050.00

Passed November 3, 1915.

Approved November 5, 1915.

Resolution Book 3, page 44.

No. 423

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Andrew N. Burns for the sum of \$100.00 for Lost Time by reason of injuries received while on duty as a fireman on March 6th, 1915, whereby he suffered a fracture of the left leg, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 44.

No. 424

Whereas, On Monday evening, June 28, 1915, about seven o'clock P. M., H. S. Hehmann was walking along the

boardwalk on Shaler street between Fox's Brick Yard and stone quarry when one of the boards in said walk gave way causing Mr. Hehmann to fall, and as a result thereof sustained a fracture and torn ligaments of his right ankle; and

Whereas, Said H. S. Hehmann was confined to bed for one week and was compelled to use crutches for five weeks; and

Whereas, Claimant has been put to great expense for medical attendance and was unable to perform any work for a period of six weeks as a result of said accident; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of H. S. Hehmann in the sum of \$200.00 in full settlement of all claims for damages arising out of said accident, and charge the same to Code Account No. 42, Contingent Fund.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 45.

No. 425

Whereas, The Bureau of Recreation has had a motion picture film of some of its activities taken in response to a demand from civic organizations as to what is done in the Bureau; and

Whereas, This work has been done by the Industrial and Domestic Film Company; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of the Industrial and Domestic Film Company in the sum of \$500, same being balance due them, to be paid from Appropriation 1790, of the Bureau of Recreation, Department of Public Works.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 45.

No. 426

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of the M. O'Herron Company for the sum of eighty-three dollars and ninety cents (\$83.90) for work done on the contract entered into the twenty-third day of October, 1913, for the furnishing and laying of a water pipe line on the Hights Run Bridge and for the laying of a continuation of this line through the two abutments of said bridge, which contract has been annulled by Ordinance, and charge same to Appropriation No. 171.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 46.

No. 427

Whereas, J. G. Schuler is the owner of property at No. 7253 Kelly street; and

Whereas, The sewer in the rear of the said property was of insufficient capacity to provide proper drainage for his property; and

Whereas, It became necessary for him to connect with the relief sewer on Kelly street in order to provide drainage, which relief sewer did not have a proper Y connection to permit him to connect thereto, necessitating him to pay \$15.94 for cutting the said sewer and placing a Y connection; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. G. Schuler, of 7238 Idlewild street, in the sum of fifteen and 94-100 dollars (\$15.94), the said amount being the actual cost of cutting sewer on Kelly street and attaching proper Y connection, the same to be paid from Code Account No. 1470-E, "Repair Schedule," Bureau of Engineering, Department of Public Works.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 46.

No. 428

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of John Taylor in the sum of \$60.00, being half pay for 60 days' lost time on account of sickness contracted while in the employ of the Bureau of Highways and Sewers as a laborer, and charge the same to Code Account No. 1517-A4, Wages, Temporary Employees, Cleaning Highways, Bureau of Highways and Sewers.

Passed November 3, 1915, by a two-thirds vote.

Approved November 5, 1915.

Resolution Book 3, page 46.

No. 429

Whereas, It is apparent that there will be an unencumbered balance at the end of the fiscal year in Code Account No. 1672, "Supplies," Bureau of Light, to the amount of five thousand five hundred dollars (\$5,500.00); and

Whereas, It is necessary to install a heating system at the North Side Light Plant for the comfort of the employees, which system it is estimated will not cost in excess of two thousand five hundred dollars (\$2,500.00); and

Whereas, There is not a sufficient balance in Code Account 1669-A3, "Wages of Regular Employees," Bureau of Light for the remainder of the present year, due to the extra time required to be spent in making the recent changes in operation at the North Side Light Plant; therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to make the following transfer:

\$5,500.00 from Code Account No. 1672, Supplies, Bureau of Light.

2,500.00 to Code Account 1675, "Equipment and Machinery, Bureau of Light;

3,000.00 to Code Account 1669-A3, "Wages of Regular Employees," Bureau of Light.

Passed November 3, 1915.

Approved November 12, 1915.

Resolution Book 3, page 47.

No. 430

Whereas, It is apparent that there will be an unencumbered balance of eight hundred dollars in Code Account 1670-A4, "Wages Temporary Employees," Bureau of Light, at the end of the fiscal year, due to time lost by said temporary employees during the year; and

Whereas, It is necessary to purchase additional gas lamp posts in order to meet the demands of the erection of additional gas lamps throughout the City; therefore, be it

Resolved, That the City Controller shall be, and he is hereby authorized and directed to transfer the sum of eight hundred dollars (\$800.00) from Code Account 1670-A4 "Wages Temporary Employees," Bureau of Light, to Code Account 1673-D, "Materials," Bureau of Light.

Passed November 3, 1915.

Approved November 12, 1915.

Resolution Book 3, page 47.

No. 431

Resolved, That the Committee on Finance shall be and are hereby authorized to engage a stenographer during the hearings on and the preparation of the ordinance making appropriations for the fiscal year 1916, at a salary not to exceed the sum of one hundred and fifty dollars (\$150.00) per month, payable from Appropriation No. 42, on payrolls approved by the Finance Committee.

Passed November 9, 1915.

Approved November 12, 1915.

Resolution Book 3, page 48.

No. 432

Whereas, It is desirable that the repaving of Progress street, in the Twen-

ty-third ward, to be completed during the present season; and

Whereas, There is no money in the fund for doing this work; and

Whereas, H. J. Heinz Company has offered to do the work, providing the City would refund them the sum expended; therefore

Resolved, That the H. J. Heinz Company shall be and is hereby authorized to advance the money necessary, not exceeding \$4,500 to the City, for the repaving of Progress street, which work shall be done under the direction and control of the Mayor and the Director of the Department of Public Works, said sum to be refunded to them after the passage of the appropriations for the fiscal year of 1916.

Passed November 9, 1915.

Approved November 12, 1915.

Resolution Book 3, page 48.

No. 433

Whereas, Delinquent tax liens have been filed in the Court of Common Pleas of Allegheny County, Pa., against the Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh, at Nos. 926 September Term, 1910, D. T. D., and 982 September Term, 1910, D. T. D. for taxes for the year 1908; also at No. 967 September Term, 1911, D. T. D., and No. 199 January Term, 1913, D. T. D. for taxes for the year 1909; also at No. 861 October Term, 1913, D. T. D. for taxes for the year 1911; and

Whereas, The said Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh is a charitable institution and that all its funds are used for the support of and increase of the facilities thereof, and is maintained wholly by private and public charity; therefore, be it

Resolved, That the City Solicitor of the City of Pittsburgh be and is hereby ordered and authorized to satisfy said liens at Nos. 926 September Term, 1910, D. T. D., 982 September Term, 1910, D. T. D., 967 September Term, 1911, D. T. D., 199 January Term, 1913, D. T. D., and 861 October Term, 1913, D. T. D. and exonerate the said Homeopathic Medical and Surgical Hospital and Dispensary of Pittsburgh from the payment of the same, and this shall be his sufficient warrant for so doing.

Passed November 9, 1915.

Approved November 12, 1915

Resolution Book 3, page 48.

No. 434

Whereas, There is not sufficient money in Code Account No. 1039 to meet the demands made against it; and

Whereas, There remains a balance to the credit of Code Account No. 1012,

Resolved, That the Controller be and he is hereby authorized and directed to

transfer the sum of \$1,500 appropriation No. 1012, Supplies, Office, to Code Account No. 1012, Division of Motor Vehicles,

Passed November 9, 1915

Approved November 12,

Resolution Book 3, page

No. 435

Whereas, The item Wage count 1223, Municipal Hospital expended before the end of the year, due to extra labor in connection of new work; and

Whereas, A saving has been made in the item Salaries, Code 1222, Municipal Hospital; therefore

Resolved, That the City Controller be and he is hereby authorized to transfer the sum from Code Account 1222, Wage count 1223, Wage Hospital.

Passed November 9, 1915

Approved November 12, 1915

Resolution Book 3, page

No. 436

Whereas, In the erection of additional toilet wings to the Municipal Hospital buildings it is necessary to have work provided for in the contract construction; and

Whereas, It was found impracticable to have the work done by tractor for the erection of wings; therefore, be it

Resolved, That the Mayor be and is hereby authorized and directed to sign a warrant in favor of the City of Pittsburgh for six hundred and twenty-two dollars and seven cents (\$622.27) for extra work, the same to be taken from the \$4500 set aside from Article No. 42 for the above purpose.

Passed November 9, 1915, by a three-fourths vote.

Approved November 12, 1915

Resolution Book 3, page

No. 437

Resolved, That the Mayor be and is hereby authorized and directed to issue, and the City Controller countersign, a warrant in favor of the City of Pittsburgh for \$183.40 for 524 Safety Pins furnished to the Bureau of Police, charge the same to Code Account 1147, Item "P", Materials, Police.

Passed November 9, 1915, by a three-fourths vote.

Approved November 12, 1915

Resolution Book 3, page

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No. 438

Whereas, There is not sufficient money in Code Account B-1324 to provide sufficient stamps to carry on the business of the Department of Supplies for the balance of the year, due to an insufficient appropriation; therefore, be it

Resolved, That the City Controller be authorized and directed to transfer the sum of two hundred (\$200) dollars from Code Account F-1328, Department of Supplies to Code Account B-1324, Department of Supplies.

Passed November 16, 1915.

Approved November 18, 1915.

Resolution Book 3, page 50.

No. 439

Whereas, There is not sufficient balances remaining in Code Account No. 1662 "Miscellaneous Services," Distribution Division, Bureau of Water, to meet charges for fire insurance premium at the Hamilton avenue storage yards; and

Whereas, There is an unencumbered balance in Code Account No. 1661 "Wages, Temporary Employees," Distribution Division, Bureau of Water; therefore, be it

Resolved, That the City Controller be, and he is hereby authorized to transfer the sum of two hundred, twenty-five dollars (\$225.00) from Code Account No. 1661 "Wages Temporary Employees," to Code Account No. 1662, "Miscellaneous Services," Distribution Division, Bureau of Water.

Passed November 16, 1915.

Approved November 18, 1915.

Resolution Book 3, page 50.

No. 440

Whereas, It is necessary to readjust certain Appropriations made for the Bureau of Highways and Sewers, Department of Public Works, in order to provide for the payment of certain obligations which it will be necessary to incur during the remainder of the fiscal year,

Resolved, That the Controller be and he is hereby authorized and directed to make the following transfers from certain Appropriations for the Bureau of Highways and Sewers, Department of Public Works, to certain other Appropriations of the Bureau of Highways and Sewers, Department of Public Works, more specifically hereafter set forth:

From Appropriation
No. 1512, Materials,
Buildings \$ 300.00

From Appropriation
No. 1518, Miscellaneous
Services, Clean-
ing Highways 1,500.00

From Appropriation
No. 1530, Supplies,
Sewer Drops 200.00

To Appropriation No.
1506, Miscellaneous
Services, Stables and
Yards \$2,000.00

From Appropriation
No. 1520, Materials,
Cleaning Highways... 500.00

From Appropriation
No. 1525, Miscellaneous
Services, Repair-
ing Highways... 2,000.00

From Appropriation
No. 1531, Materials,
Sewer Drops 350.00

From Appropriation
No. 1533, Materials,
Boulevards 1,400.00

To Appropriation No.
1507, Supplies, Sta-
bles and Yards 6,450.00

From Appropriation
No. 1525, Miscellane-
ous Services, Repair-
ing Highways... 60.00

To Appropriation No.
1538, Materials,
Boardwalks and
Steps 60.00

Passed November 16, 1915.

Approved November 18, 1915.

Resolution Book 3, page 51.

No. 441

Whereas, Mrs. M. N. Lowrie has offered the City of Pittsburgh the sum of \$480.14 for vacant lot on Lemington avenue, beginning 37.72 feet from southeast corner of Lincoln and Lemington avenues, thence extending 43.35 feet along Lemington avenue to a 20-foot alley, thence extending in an easterly direction 148.02 feet to the property line of B. Langer; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to Mrs. M. N. Lowrie, mortgagee, conveying the interest of the City of Pittsburgh in lot on Lemington avenue beginning 37.72 feet from southeast corner of Lincoln and Lemington avenue, thence extending 43.35 feet along Lemington avenue to a 20-foot alley, thence extending in an easterly direction 148.02 feet to the property of B. Langer, for the sum of \$480.14, being payment in full for taxes, interest and costs against said property.

Passed November 16, 1915.

Approved November 18, 1915.

Resolution Book 3, page 51.

No. 442

Whereas, The City of Pittsburgh, filed a lien against Barbara Drescher, with notice to William J. Moore at D. T. D. 622, March Term, 1907, for the sum of \$5.54, taxes against the following property:

All that certain lot or piece of ground situate in the Twelfth ward, formerly Twenty-first ward, of the City of Pittsburgh, fronting 25 feet on the easterly side of Wilsie avenue and extending back an even width of 110 feet to Undercliff alley, being Lot No. 133 in George S. Martin's Lemington Square Plan

Whereas, A Sci Fa was issued on said lien, judgment taken and the property bid in for the City,

Whereas, William J. Moore *overlooked the payment of these taxes, they being assessed in the name of Barbara Drescher, all other taxes being assessed in his name and paid; now, therefore, be it

Resolved, That a deed be executed and delivered to William J. Moore on payment by him of any taxes and costs against said lot.

Passed November 16, 1915.

Approved November 18, 1915.

Resolution Book 3, page 52.

No. 443

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Andrew N. Burns, for the sum of \$100.00 for 31 days' lost time during the month of October, 1915, by reason of injuries received while on duty as a hoseman, on March 6th, 1915, and charge the same to Code Account No. 1162, Item "L", Lost Time, Bureau of Fire.

Passed November 16, 1915, by a two-thirds vote.

Approved November 18, 1915.

Resolution Book 3, page 52.

No. 444

Whereas, Pietro Vallone acquitted himself as a hero in his successful efforts in saving lives at the North Side fire, thereby losing his own; and

Whereas, Council should properly recognize and appreciate said service as well as honor his memory; and

Whereas, A committee has been appointed to investigate the circumstances of the families of those who lost their lives with a view to affording proper relief; and

Whereas, It is the sense of the Council that the City of Pittsburgh should give special recognition to the sacrifice made by Pietro Vallone and defray the expenses of his funeral,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Jas. J. Flannery Bro. Co. in the sum of \$566.90, expenses incurred in the interment of Pietro Vallone, and charge same to Appropriation No. 43.

Passed November 16, 1915, by a two-thirds vote.

Approved November 18, 1915.

Resolution Book 3, page 53

No. 445

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of R. W. Johnston Studio, in the sum of \$20.00 for large photographs taken of policemen and firemen in First Aid Classes used as illustrations in educating policemen and firemen in first aid relief work, and charge the same to Code Account No. 1145, Item "B", Miscellaneous Services, Bureau of Police.

Passed November 16, 1915, by a two-thirds vote.

Approved November 18, 1915.

Resolution Book 3, page 53.

No. 446

Whereas, Martin and Hughes were awarded a contract for the construction of a tunnel under the tracks of the P. C. C. and St. L. R. R. at Point Bridge in which they were to allow the sum of \$1,500.00 to cover certain work to be performed by the railroad company, for which the City was responsible; and

Whereas, In the final settlement the railroad company demanded and compelled Martin and Hughes to pay \$184.68 in excess of the amount estimated, to-wit, \$1,500.00; and

Whereas, In equity and fairness to Martin and Hughes the City should reimburse said firm in said amount.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Martin and Hughes in the sum of \$184.68, and charge same to Appropriation No. 43.

Passed November 16, 1915, by a two-thirds vote.

Approved November 18, 1915.

Resolution Book 3, page 53.

No. 447

Whereas, The Departmental estimate of five thousand (\$5,000.00) dollars for sewer castings, Code Account No. 1419-M, submitted for the current year was reduced to an appropriation of twenty-five hundred (\$2,500.00) dollars in the belief that very little assessment improvements would be done during the year; and

Whereas, It is now found that an additional sum of twenty-five hundred (\$2,500.00) dollars will be required to meet the bill-rolls for sewer castings needed during the current year; and

Whereas, It appears that balances aggregating the said additional amount will occur in certain other appropriations in the Bureau of Engineering by reason of surpluses remaining after the completion of contracts and the payment of the cost of supplies; now, therefore, be it

Resolved, That the City Controller be, and he is hereby authorized and directed to transfer the following sums, amounting in the aggregate to twenty-five hundred (\$2,500.00) dollars from the respective appropriations of the Bureau of Engineering set forth to Code Account No. 1419-M, "Castings," Bureau of Engineering.

\$ 430.00 From Code Account No. 1458-E, Repair Schedule," Division of Bridges;
1,229.00 From Code Account No. 1470-E, "Repair Schedule," Division of Sewers;
587.00 From Code Account No. 1484-E, "Retaining Walls," Division of Streets;
254.00 From Code Account No. 1415-C, "Supplies," General Office.

\$2,500.00—Total

Passed November 22, 1915.

Approved November 27, 1915.

Resolution Book 3, page 54.

No. 448

Whereas, By reason of the opening of the North Side Point Bridge for travel, it has been necessary to employ a bridge watchman and to provide for the payment of wages to the incumbent of this position for the unexpired portion of the fiscal year,

Resolved, That the City Controller shall be and he is hereby directed to make the following transfers for the purpose of providing for payment of wages to the incumbent of the position of bridge watchman, created by ordinance:

From Appropriation No. 1498,
Salaries Division Offices;
To Appropriation No. 1541,
Wages, Regular Employees,
Bridges other than Toll.....\$115.00
Passed November 22, 1915.
Approved November 27, 1915.
Resolution Book 3, page 54.

No. 449

Whereas, It is the desire of the Department of Public Works to provide a playground between the two bridges at the "Point" by grading and paving the slopes; therefore, be it

Resolved, That the Director of the Department of Public Works be authorized to do the grading and paving at a cost not to exceed ten thousand (\$10,000.00) dollars by City force and

charge the cost of the same to the general fund remaining in Appropriation 150, North Side Point Bridge.

Passed November 30, 1915.

Approved December 3, 1915.

Resolution Book 3, page 55.

No. 450

Whereas, The appropriation for Equipment and Machinery, General Office, Photographic Division, Department of Public Works, for the fiscal year 1915, has been exhausted; and

Whereas, It is the desire of this office to purchase additional equipment; and

Whereas, There is a balance remaining in Appropriation No. 1409, "Supplies" Photographic Division, General Office, Department of Public Works; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$25.00 from Appropriation No. 1409 to Appropriation No. 1412, "Equipment and Machinery," General Office, Photographic Division, Department of Public Works.

Passed November 30, 1915.

Approved December 3, 1915.

Resolution Book 3, page 55.

No. 451

Whereas, The bids for 1916 License Plates are in excess of the amount asked for this purpose in the budget for 1915; and

Whereas, There will be a balance in the appropriation asked for Miscellaneous Account, which will not be needed for that purpose,

Resolved, That the Controller shall be and he is hereby authorized and directed to transfer the sum of six hundred dollars (\$600) from Appropriation No. 1062, Miscellaneous Account to Appropriation No. 1063, Supplies, Department of City Treasurer.

Passed November 30, 1915.

Approved December 3, 1915.

Resolution Book 3, page 55.

No. 452

Whereas, The funds donated by the public towards the expenses of the Liberty Bell Fund which consisted largely of band music, were not sufficient to liquidate all expenses incurred by the committee; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, warrants in payment of bills incurred in the reception of the Liberty Bell, in excess of the amount donated by private citizens not to exceed the sum of five hundred and fifty dollars

(\$550) on vouchers to be approved by Robert Garland, general chairman, and John B. Barbour, chairman of Finance Committee of Liberty Bell Committee, charging same to Appropriation No. 2, Contingent Fund.

Passed December 7, 1915, by a two-thirds vote.

Approved December 10, 1915.

Resolution Book 3, page 56.

No. 453

Whereas, During the progress of the construction, by tunnel method, of a portion of the 54 inch and 60 inch brick relief sewer on private property and Forty-third street, from Forty-second street to the Allegheny River, a box drain was encountered which flooded the tunnel and necessitated extra work in pumping out the tunnel; and

Whereas, In repaving a portion of the trench with block stone, it was found that the old gravel foundations was unfit for further use, and it became necessary to have the contractor furnish new gravel; and

Whereas, Unit prices covering the cost of said work not being included in the contract as entered into, it was decided to pay for same as extra work; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of F. and F. Dulius for the sum of one hundred forty-eight dollars and twenty cents (\$148.20) for extra work done on the contract for the construction of a 54 inch and 60 inch brick relief sewer on private property and Forty-third street to the Allegheny River, and charge same to Code Account No. 1470-E, Sewer Repairs, Division of Sewers, Bureau of Engineering.

Passed December 7, 1915, by a two-thirds vote

Approved December 10, 1915.

Resolution Book 3, page 56.

No. 454

Whereas, Frederick Hart, Oiler, Bureau of Water, while employed at Aspinwall Pumping Station, was injured in the performance of his duties as oiler due to the carelessness of men employed at this station leaving plank on the second gallery of No. 2 Engine; and

Whereas By reason of this injury he was unable to perform his duties and lost time for which he could receive no pay, namely one-half of the twenty-five and one-half (25 1-2) days' lost, and incurred doctors' bills amounting to eight and 85-100 dollars (\$8.85); now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to

issue, and the City Controller to countersign, a warrant in favor of Frederick Hart, oiler, Bureau of Water, for thirty-three and 79-100 (\$33.79) for one-half of twenty-five and one-half (25 1-2) days at the regular rate of two and 65-100 dollars (\$2.65) per day, and charge to Appropriation No. 1652, Bureau of Water, and for professional services of physicians amounting to eight and 85-100) and charge to Appropriation No. 1654, Bureau of Water.

Passed December 7, 1915, by a two-thirds vote.

Approved December 10, 1915.

Resolution Book 3, page 57.

No. 455

Whereas, At No. 2216 October Term, 1913, a D. T. lien was filed against the property of Harry F. Wills in the Fourteenth ward of the City of Pittsburgh for taxes assessed for the year 1911, was satisfied for the reason that the property was sold at Sheriff's Sale at No. 1911 March Term, 1911, and no claim for taxes was filed notwithstanding there was sufficient money realized at said sale to have paid the same,

Resolved, That the Collector of Delinquent Taxes be authorized and directed to write off said tax levy from the books of delinquent taxes in his office and for which action this shall be his authority.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 57.

No. 456

Whereas, In the laying of a sewer on Eldridge street the contractor laid the lateral connection but six feet below the level of the street; and

Whereas, In laying a lateral it became necessary in order to obtain a sufficient fall to drain the premises in front of which the sewer was laid to take up and relay the lateral sewer between the curb and main sewer; and

Whereas, Blakeley and Moss did said work at a cost of \$27.93 which should be paid by the City,

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Moss and Blakeley in the sum of \$27.93 for expense incurred in lowering sewer on Eldridge street to make lateral connection, and charge same to Appropriation No. 42.

Passed December 7, 1915, by a two-thirds vote.

Approved December 10, 1915.

Resolution Book 3, page 57.

No. 457

Whereas, Margaret Stack has offered the City of Pittsburgh the sum of \$320.00 for lot in the Twenty-seventh ward, Allegheny county, Pa., bounded and described as follows, lot 25x84 in Jos. Steffert Estate Plan of Lots.

Beginning 25 feet north of Trimble street; thence extending 25 feet along said Shadeland avenue to Lot No. 15; thence in a westwardly direction 84 feet to Lot No. 13.

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed for the aforementioned lot to Margaret Stack on payment of \$320.00 to the City of Pittsburgh.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 58.

No. 458

Whereas, Annie Zinka has offered the City of Pittsburgh the sum of \$655.00 for lot situated in the Twenty-seventh ward, Allegheny county, Pa., bounded and described as follows: Lot 24.2x-96.56 on the corner of Shadeland and Woodlawn avenues in Jos. Steffert Estate Plan of lots.

Beginning on the southeast corner of Woodlawn avenue, extending along said Woodlawn avenues westwardly 24.2 feet; thence southwardly 96.56 feet to lot No. 14, in said plan.

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed for the aforementioned lot to Annie Zinka on payment of \$655.00 to the City of Pittsburgh.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 58.

No. 459

Whereas, The transfers requested are necessary to properly perform the work required by this bureau for the remainder of the year; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to make the following transfers in the Bureau of City Property, from one Code Account to another:

From Code Account No. 1558, Municipal Hall, Salaries.....	\$ 143.00
From Code Account No. 1559, Municipal Hall, Wages	50.00
From Code Account No. 1566, Municipal Hall, N. S., Salaries	55.00
From Code Account No. 1570, Diamond Market, Salaries...	3,500.00
From Code Account No. 1571, Diamond Market, Wages ...	1,300.00
From Code Account No. 1578, N. S. Market, Salaries	200.00

From Code Account No. 1579,
N. S. Market, Wages 250.00

\$5,498.00

To Code Account No. 1561, Municipal Hall, Miscellaneous Services

\$1,248.00

To Code Account No. 1562, Municipal Hall, Supplies

600.00

To Code Account No. 1564, Municipal Hall, Repairs

1,000.00

To Code Account No. 1573, Diamond Market, Miscellaneous Services

150.00

To Code Account No. 1574, Diamond Market, Supplies.....

1,300.00

To Code Account No. 1577, Diamond Market, Equipment....

150.00

To Code Account No. 1593, S. S. Market, Repairs

250.00

To Code Account No. 1611, Weigh Scales, Repairs.....

300.00

To Code Account No. 1620, Comfort Stations, Repairs.....

500.00

\$5,498.00

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 58.

No. 460

Whereas, Code Account 1731, Supplies, in the Bureau of Recreation is exhausted with certain bills for heat, light, etc., still unpaid; and

Whereas, Code Account 1790, Miscellaneous services in the same Bureau has a surplus of \$700 over probable requirements; therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of \$700 from Code Account 1790, Miscellaneous Services, to Code Account 1731, Supplies in the Bureau of Recreation, Department of Public Works.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 59.

No. 461

Whereas, In Code Account 1788, Salaries, Temporary Employees, in the Bureau of Recreation, there is a deficit of \$900 in the sum required to complete the present year with the present schedule of workers; and

Whereas, In Code Account 1787, Salaries Regular Employees, there is a balance in excess of required sum for the year of \$858.23; therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of \$858.23 from Code Account 1787, Salaries Regular Employees to Code Account 1788, Salaries Temporary Employees in the

Bureau of Recreation, Department of Public Works.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 59.

No. 462

Whereas, Code Account 1791, Supplies, in the Bureau of Recreation is exhausted with certain bills still unpaid; and

Whereas, Certain repairs provided for in Code Account 1793, Repairs, of the same Bureau, may be deferred until 1916 without detriment to buildings, therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of \$2,000 from Code Account 1793 to Code Account 1791 of the Bureau of Recreation, Department of Public Works.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 60.

No. 463

Whereas, It has become necessary to make a readjustment of several appropriations in the Division of Motor Vehicles as explained in a separate communication to the Chairman of the Finance Committee of Council; therefore, be it

Resolved, That the Controller be authorized and directed to make the following transfers:

From Code Acct. 1036, Wages, Regular Employees, to Code Acct. 1035, Salaries, Regular Employees, \$173.87;

From Code Acct. 1011, Miscellaneous Services, Mayor's Office, to Code Acct. 1037, Miscellaneous Services, Division of Motor Vehicles, \$370.00.

From Code Acct. 1041, Equipment, to Code Acct. 1038, Supplies, \$300.00.

Passed December 7, 1915.

Approved December 10, 1915.

Resolution Book 3, page 60.

No. 464

Resolved, That the City Solicitor be directed to present an appearance for the Council or any individual member of the Council who desires to defend in the suit in equity which has been filed against the members of Council in the matter of the uniform tax law.

In Council December 7, 1915, read and adopted.

Approved December 14, 1915.

Resolution Book 3, page 60.

No. 465

Whereas, The rent for the month of April, 1914, for the room occupied by

the Bureau of Publicity has by some mischance, not been paid; and

Whereas, Said Bureau has been abolished.

Resolved, That the Mayor be and he is hereby directed to issue, and the City Controller to countersign, a warrant in favor of the Estate of Henry W. Oliver in the sum of \$91.52, and charge same to Code Account 1030, Miscellaneous Services, Bureau of Publicity.

Passed December 14, 1915, by a two-thirds vote.

Approved December 16, 1915.

Resolution Book 3, page 61.

No. 466

Whereas, It is apparent that there will be an unencumbered balance of at least \$400.00 in Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works; and

Whereas, There will be needed the sum of \$400.00 in the appropriation for Sheraden Playground in order to keep that playground in proper shape and repair during the remainder of the season; therefore, be it

Resolved, That the Controller is hereby authorized and directed to transfer the sum of four hundred dollars (\$400.00) from Appropriation No. 1401, Salaries, Regular Employees, General Office, Department of Public Works, to Appropriation No. 42-11, Sheraden Playgrounds, Bureau of Parks.

Passed December 14, 1915.

Approved December 16, 1915.

Resolution Book 3, page 61.

No. 467

Whereas, There is not a sufficient balance in Code Acct. 1282, Wages, Division of Milk and Miscellaneous Food Inspection to complete the year; and

Whereas, A saving has been made in Code Acct. 1281, Salaries of the same Division, therefore, be it

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of forty (\$40.00) dollars from Code Acct. 1281, Salaries, to Code Acct. 1282, Wages, Division of Milk and Miscellaneous Food Inspection, Department of Public Health.

Passed December 14, 1915.

Approved December 16, 1915.

Resolution Book 3, page 61.

No. 468

Whereas, There is not sufficient money remaining to the credit of Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity, to meet the amount drawn against it; and

Whereas, There remains a balance to the credit of Appropriation No. 1034, Equipment.

Resolved, That the City Controller shall be and he is hereby authorized and directed to transfer the sum of \$100.00 from Appropriation No. 1034, Equipment, to Appropriation No. 1030, Miscellaneous Services, Bureau of Publicity.

Passed December 14, 1915.

Approved December 16, 1915.

Resolution Book 3, page 62.

No. 469

Whereas, It has become necessary to replace the linoleum on the floor of the Controller's office, and it is also necessary to purchase supplies for the remaining portion of the year; and

Whereas, There is not sufficient money in the respective accounts to meet these accounts.

Resolved, That the Controller be and he is hereby authorized and directed to transfer the sum of \$250.00 from Code Account 1047, Miscellaneous Services, as follows:

\$150.00 to Code Account 1048, Supplies.

\$100.00 to Code Account 1050, Equipment.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 62.

No. 470

Whereas, There is not sufficient balance remaining in Code Account No. 1647 "Supplies" Filtration Division, Bureau of Water, to meet charges for the supplies required for the remaining period of present fiscal year; and

Whereas, There is an available balance remaining in Code Account No. 1644 "Wages Regular Employees" Filtration Division, Bureau of Water therefore, be it

Resolved, That the City Controller be, and he is hereby authorized to transfer the sum of one thousand dollars (\$1,000.00) from Code Account No. 1644 "Wages Regular Employees" to Code Account No. 1647 "Supplies" Filtration Division, Bureau of Water.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 62.

No. 471

Whereas, The funds in Appropriation No. 1656, "Materials," Mechanical Division, Bureau of Water, are exhausted; and

Whereas, An additional sum of two thousand dollars (\$2,000.00) will be required to cover the cost of items nec-

essary for the remaining period of the present year; and

Whereas, There is a balance remaining in Appropriation No. 1655, "Supplies," therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of two thousand dollars (\$2,000.00) from Appropriation No. 1655, "Supplies" to Appropriation No. 1656, "Materials," Mechanical Division, Bureau of Water.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 63.

No. 472

Whereas, There are insufficient funds remaining in Code Account No. 1414, B. Miscellaneous Service, General Office, Bureau of Engineering to meet the bill rolls for the balance of the current fiscal year, and it appears that an additional sum of \$250.00 will be required for this purpose; and

Whereas, A surplus in excess of said amount will occur in Code Account No. 1443, B. Miscellaneous Service, Division of Inspection, therefore, be it

Resolved, That the City Controller be and is hereby authorized and directed to transfer the sum of \$250.00 from Code Account No. 1443, B. Miscellaneous Service, Division of Inspection, to Code Account No. 1414, B. Miscellaneous Service, General Office, Bureau of Engineering.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 63.

No. 473

Whereas, E. H. Barker, through the Commonwealth Real Estate Company, has offered the City of Pittsburgh the sum of \$284.13 for the following described property:

All that certain piece of ground situate in the Twentieth ward, formerly the Thirty-sixth ward of the City of Pittsburgh, Pennsylvania, beginning on the south side of Herschel street in an easterly direction 25.5 feet to property of David C. Barker and Maria, his wife, and thence extending back in a southerly direction preserving an even width 100 feet to Sedam way and known as Lots Nos. 44, 45, 46 and 47, and also all that certain lot or piece of ground situate in the Twentieth ward, formerly the Thirty-sixth ward of the City of Pittsburgh, Pennsylvania, beginning on the south side of Herschel street at a point 377.5 feet west of Weaver street; thence along said Herschel street in a westerly direction 100 feet to property of David C. Barker, and Maria, his wife, and thence extending back in a southerly direction preserving an even width and between the property of Elizabeth Appleton and David C. Barker 100 feet to Sedam way, and known as Lot No. 50, therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to E. H. Barker for the aforementioned property on payment by him to the City of Pittsburgh of \$284.12, which amount includes taxes, cost and interest up to December 1st, 1915.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 63.

No. 474

Whereas, Sabbi De Poccio has offered the City of Pittsburgh the sum of \$214.89 for lot situated in the Twenty-third ward, Allegheny County, Pa., bounded and described as follows: Lot 25xavg. 102 on Loretta street between Frank and Graphic streets, being lot No. 115 in Kishon 2nd Plan, fronting 25.92 feet on the southerly side of Loretta street, 259.20 feet west of an alley and extending back along lot No. 114, 118.51 feet and back along lot No. 116, 122.24 feet to an alley, therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed for the aforementioned lot to Sabbi De Poccio on payment of \$214.89 to the City of Pittsburgh, the same to include all taxes, interest and costs up to and including December 1st, 1915.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 64.

No. 475

Whereas, Mary Nolan has offered the City of Pittsburgh the sum of \$355.00 for lot in the Twenty-seventh ward, Allegheny County, Pa., bounded and described as follows:

Beginning on the north side of Superior avenue; thence extending 25.79 feet along said Superior avenue; thence extending back northwardly 105 feet to Trimble street, being lot No. 18.

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed for the aforementioned lot to Mary Nolan on payment of \$355.00 to the City of Pittsburgh.

Passed December 14, 1915.

Approved December 17, 1915.

Resolution Book 3, page 64.

No. 476

Whereas, Savings were made in the item "Salaries," Code Account No. 1222, Municipal Hospital, due to employing nurses only when needed, and in item 1271, Salaries, Division of Dairy Inspection, due to a leave of absence granted a Dairy Inspector; and

Whereas, Money is needed to pay for gas for 6 months; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of \$1,000 from Code Account 1222, Salaries, Municipal Hospital, and \$600.00 from Code Account 1271, Division of Dairy Inspection, to Code Account 1225, Supplies, Municipal Hospital, Department of Public Health.

Passed December 17, 1915.

Approved December 20, 1915.

Resolution Book 3, page 65.

No. 477

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Christmas Tree Committee of the North Side Chamber of Commerce for a sum not to exceed \$500.00, in payment of expenses for Municipal Christmas Tree on the North Side, on vouchers approved by the Chairman and Secretary of said Christmas Tree Committee, and charge same to Appropriation No. 42.

Passed December 21, 1915, by a two-thirds vote.

Approved December 24, 1915.

Resolution Book 3, page 65.

No. 478

Whereas, There is a deficit in the account for the payment of Bands engaged to render music in the Parks for the Season of 1915; and

Whereas, The City Controller has agreed to make this deficit good out of his fund; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of

Chas A. Graffelder.....	\$112.00
Willis Kern	64.00
V. D. Nirella	20.00
Frank Cervone	68.00

be it further resolved, That same be paid out of and charged to Appropriation No. 43.

Passed December 21, 1915, by a two-thirds vote.

Approved December 24, 1915.

Resolution Book 3, page 65.

No. 479

Whereas, In 1913, Council directed the setting aside of \$500.00 for the purpose of erecting a municipal Christmas Tree; and

Whereas, Sufficient money was raised by public contributions to pay the expenses of that year and leave a balance of \$541.63, so that said appropriation was not used nor carried over into the next year as a credit for that purpose; and

Whereas, In 1914, at the closing of the account it was found that sufficient money had not been raised to pay the expenses thereof by \$130.00.

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of The Nirella Orchestra in the sum of \$110.00, and a warrant in favor of Wm. M. Stieren Optical Co. for \$20.00 for services rendered in connection with the Municipal Christmas Tree, 1914, and charge same to Appropriation No. 43.

Passed December 21, 1915, by a two-thirds vote.

Approved December 24, 1915.

Resolution Book 3, page 66.

No. 480

Whereas, It is necessary to prepare preliminary models for the ornamental parts of the portals to the Manchester Bridge; therefore, be it

Resolved, That the Director of the Department of Public Works be and he is hereby authorized to employ Charles Keck to prepare models for the ornamental parts of the portals to the Manchester Bridge at a cost not to exceed five hundred (\$500.00) dollars, and the Mayor be and is hereby authorized and directed to issue, and the City Controller to countersign, warrants in payment of the cost thereof.

Passed December 21, 1915, by a two-thirds vote.

Approved December 24, 1915.

Resolution Book 3, page 66.

No. 481

Whereas, During the year a saving was made in Code Account 1259, Salaries, Division of Housing and Sanitary Inspection; and

Whereas, There is not a sufficient balance in Code Account 1225, Supplies, Municipal Hospital; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to transfer the sum of five hundred (\$500.00) dollars from Code Account 1259, Salaries, Division of Housing and Sanitary Inspection, to Code Account 1225, Supplies, Municipal Hospital, Department of Public Health.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 67.

No. 482

Whereas, The Department of Supplies requested an appropriation of \$600.00 to cover the advertising for the year 1915; and

Whereas, The current bills already contracted for and paid exceed that appropriation in the sum of \$145.00, and

still leaves a bill in the sum of \$56.00 unpaid; therefore be it

Resolved, That the City Controller be authorized and directed to transfer the sum of \$200.00 from Code Account F-1328 to Code Account B-1324, Department of Supplies.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 67.

No. 483

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer two hundred and twenty-one (\$221.00) dollars from Appropriation 1306, Salaries, Regular Employees, to Appropriation 1307, Wages, Regular Employees, Pittsburgh City Home, Department of Charities, for the purpose of providing the difference between Current Union Wages for the balance of the fiscal year of 1915.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 67.

No. 484

Whereas, There being a balance of three thousand two hundred and eighty-five dollars and twenty-five cents (\$3,285.25) remaining in Appropriation No. 1310, Supplies, Pittsburgh City Home, and estimated amount of eight thousand (\$8,000.00) dollars needed for the month of December, 1915, therefore be it

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer fifteen hundred dollars (\$1,500.00) from Appropriation No. 1304, Salaries, Regular Employees, to Appropriation No. 1310, Supplies, Pittsburgh City Home, Department of Charities.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 67.

No. 485

Whereas, The demand for Pasteur Treatment within the last few months has been very heavy; and

Whereas, There being a balance of seven hundred and seventy-five dollars (\$775.00) remaining in this appropriation, and outstanding bills to date of one thousand two hundred and fifty dollars (\$1,250.00) against this appropriation.

Resolved, That the City Controller shall be and is hereby authorized and directed to transfer seven hundred and seventy-five (\$775.00) dollars from Appropriation 1202, Care of Children in Private Institutions, placed there by Order of Court and charged to the City

of Pittsburgh, Penn'a, to Appropriation 1304, Pasteur Treatment, General Office, Department of Charities.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 68.

No. 486

Whereas, Metro Fallat has offered the City of Pittsburgh the sum of \$172.91 for the sale of lot No. 92 in A. R. Neeb's plan, fronting 24 feet on Forward avenue and extending back an average of 80 feet to the property of R. Joyce; therefore, be it

Resolved, That the Mayor be and is hereby authorized to execute and deliver a deed to Metro Fallat for the aforementioned lot on payment by him to the City of Pittsburgh of \$172.91, which amount includes taxes, interest and cost.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 68.

No. 487

Whereas, W. J. Haney, through his agent, John W. Sherrer, has offered the City of Pittsburgh the sum of \$200.00 for property beginning 33.46 feet from the corner of Ralston and Wiltsie streets, fronting 25 feet on the west side of Wiltsie street and extending back 110 feet to McClary way, being lot No. 116 in George S. Martin's Lemington Square Plan; therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to W. J. Haney for the aforementioned lot on payment by him of \$200.00 to the City of Pittsburgh.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 68.

No. 488

Whereas, J. R. Lash has offered the City of Pittsburgh the sum of \$50.00 for the purchase of a vacant lot 20x90 on Wyola street, Nineteenth ward, known as lot No. 553, beginning 140 feet north of Wyola and Shannopin streets, fronting 20 feet on Wyola street and extending back 90 feet, more or less, to Boaz way; therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to J. R. Lash for the aforementioned property on payment of \$50.00 to the City of Pittsburgh.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 69.

No. 489

Whereas, The Lithuanian Literary Association, through their attorney, Charles P. Lang, has offered the City of Pittsburgh the sum of \$400.00 for a triangular lot on Soho street, between Fifth avenue and Wyandotte street, Fourth ward, known as lot No. 591, beginning at lot No. 590 or E. McElroy lot and extending southwardly 143.65 feet to a point, extending back 39 feet to the property of E. E. Wettengel in Gazzam Mt. Beelen Plan; therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to the Lithuanian Literary Association for the aforementioned lot on payment by them to the City of Pittsburgh of \$400.00.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 69.

No. 490

Whereas, John Murphy, has offered the City of Pittsburgh the sum of \$500.00 for lot No. 594 in the J. M. Gazzam Plan, fronting 25 feet on the southwest side of Soho street and extending back between lots Nos. 593 and 595, 43.87 feet, more or less, to McCafrey's lot and having thereon a frame dwelling in a very dilapidated condition; therefore, be it

Resolved, That the Mayor be and he is hereby authorized to execute and deliver a deed to John Murphy for the aforementioned property on payment of \$500.00 to the City of Pittsburgh.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 69.

No. 491

Whereas, The City of Pittsburgh, at D. T. D. No. 923 March Term, 1907, sold for non-payment of taxes all that certain lot or piece of ground situate in the Fifteenth ward, and known as lot No. 194 in a plan of the Beechwood Improvement Company called the Kishon Plan of Lots, and recorded in Plan Book, volume 17, page 18, fronting 25 feet on the northerly side of Melbourne street, and having a depth of 90 feet.

Whereas, At the time of said sale Philip Cohen, of Salem, Ohio, was the owner thereof; now, therefore, be it

Resolved, That a deed be executed and delivered to Philip Cohen, the owner, on payment by him of all costs, charges and taxes due the City.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 70.

No. 492

Whereas, The City, at M. L. D. No. 55 August Term, 1908, purchased a certain lot or piece of ground situate in the old Thirteenth ward, City of Pittsburgh, fronting 72.81 feet at a corner of LaPlace street on Center avenue, and extending back 81.12 feet, more or less, and at M. L. D. No. 54 August Term, 1908, purchased a certain lot or piece of ground situate in old Thirteenth ward, City of Pittsburgh, fronting 50 feet on LaPlace street and extending back 107.31 feet, more or less, to Center avenue; and

Whereas, John A. Graver was at the time interested in these lots, but the title did not stand in his name; and

Whereas, These two lots are subject to two certain mortgages; and

Whereas, Graver and the mortgagors are desirous of redeeming these two lots together; now, therefore, be it

Resolved, That a deed be executed and delivered to John A. Graver for the above described two lots upon payment by him of all costs, charges and taxes against this property.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 70.

No. 493

Whereas, The City, at M. L. D. No. 3 September Term, 1908, purchased a certain lot or piece of ground situate in the Thirty-seventh ward of the City of Pittsburgh, fronting 50 feet on the east side of Allison street and extending back 30 feet, more or less; and

Whereas, At the time of said sale H. Q. Walker was the owner thereof; now, therefore, be it

Resolved, That a deed be executed and delivered to H. Q. Walker upon payment by him of all costs, charges and taxes to the City.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 71.

No. 494

Whereas, The City of Pittsburgh, at D. T. D. 57 June Term, 1908, by deed recorded in Deed Book, volume 1825, page 109, purchased the property of Charles L. Powers situate on Whitney way, Ethel and Wakefield streets, Fourth ward, for delinquent taxes; and

Whereas, Charles L. Powers has since died and his heirs are desirous of redeeming the same by paying all the costs, charges and taxes against this property; and

Whereas, His heirs are Mary R. Powers, his widow, and Eleanor, Myron and Virginia, three minor children; now, therefore, be it

Resolved, That a deed be executed and delivered to Mary R., Eleanor, Myron and Virginia Powers on payment by them to the City of Pittsburgh of the sum of \$285.35 taxes and \$166.66 costs.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 71.

No. 495

Whereas, The City of Pittsburgh, at D. T. D. 285 March Term, 1907, purchased for delinquent taxes all that certain lot or piece of ground situate in the Fourteenth ward of the City of Pittsburgh, being known as lot No. 31 in the Parkview Plan of Lots No. 2, as laid out by E. H. Watkins, and recorded in Plan Book, volume 11, page 86; and

Whereas, In said D. T. D., W. Mylo McWilliams was named defendant; and

Whereas, Charles Shields was the real owner of said lot but no notice of said sale or delinquent tax was given to him; and

Whereas, Charles Shields has since died and his heirs are desirous of redeeming the same; now, therefore, be it

Resolved, That a deed be executed and delivered to Mary E. Shields, Executrix of the Estate of Charles Shields, deceased, on payment by her of the taxes, to-wit: the sum of eighteen and 61-100 dollars, against this property without costs, the costs of said sale to be paid by the City.

Passed December 21, 1915.

Approved December 24, 1915.

Resolution Book 3, page 71.

No. 496

A Resolution authorizing the execution and delivery to The Pennsylvania Railroad Company of a deed for the right, title and interest of the City of Pittsburgh in and to certain strips of land, in the Fourteenth ward, between Homewood avenue and Lang avenue, as described in the vacation Ordinance approved February 19, 1913, Ordinance Book, volume 25, page 46, and the remittance and release of all damages by reason of the condemnation of said strips of land by The Pennsylvania Railroad Company, upon securing the discharge by The Pennsylvania Railroad Company of the damages recovered against the City of Pittsburgh by reason of the opening of a new street (Jonathan street) between Homewood avenue and a point 317.84 feet westwardly therefrom.

Whereas, On or about February 1, 1913, The Pennsylvania Railroad Company agreed in writing with the City of Pittsburgh—

“That if and when the City of Pittsburgh shall duly vacate any and all highways between Homewood

avenue and Lang avenue that are immediately adjacent to and parallel with the southerly right of way line of the said The Pennsylvania Railroad Company, and shall duly open for public travel a new street twenty-five feet in width between Homewood avenue and a point 317.84 feet westwardly therefrom and parallel with and immediately adjacent to the southerly line of the highway proposed to be vacated; and if and when the City of Pittsburgh has paid damages that shall have been lawfully recovered against it for or by reason of the vacation of the highway or highways herein contemplated and the opening for public travel of the said new street; the said The Pennsylvania Railroad Company hereby covenants and agrees to pay to the said City of Pittsburgh the full and entire sum or sums that shall have been lawfully recovered against the said City for damages to real estate occasioned by the vacation and the opening aforesaid forthwith upon the City's quit-claiming any and all interest it may have within the limits of the public highway proposed to be vacated."

and

Whereas, The City of Pittsburgh, in pursuance of said Agreement, did by Ordinance approved February 19, 1913, and recorded in Ordinance Book, volume 25, page 46, duly vacate said highway between Lang avenue and Homewood avenue, as follows, viz.:

"Section 'A'. Beginning at a point on the easterly building line of Lang street at its intersection with the southerly right of way line of The Pennsylvania Railroad Company; thence along the said southerly right of way line of the Pennsylvania Railroad Company south 60 degrees 34 minutes east 157.90 feet to a point on other lands of the said Pennsylvania Railroad Company; thence south 34 degrees 19 minutes west 25.1 feet to a point; thence north 60 degrees 34 minutes west 157.90 feet to a point on the easterly building line of Lang street; thence along the said easterly building line of Lang street north 34 degrees 19 minutes east 25.1 feet to the place of beginning."

"Section 'B'. Beginning at a point on the westerly building line of Homewood avenue at its intersection with the southerly right of way line of The Pennsylvania Railroad Company; thence along the southerly right of way line of the Pennsylvania Railroad Company north 60 degrees 34 minutes west 342.90 feet to a point on other lands of the said Pennsylvania Railroad Company; thence south 34 degrees 19 minutes west 25.1 feet to a point; thence south 60 degrees 34 minutes east 344.9 feet to a point on the westerly building line of Homewood avenue; thence along the said westerly building line of Homewood avenue north 29 degrees 45 minutes east 25 feet to the place of beginning."

and

Whereas, The City of Pittsburgh, in further pursuance of said Agreement, duly opened for public travel a new street (designated Jonathan street), 25 feet in width, between Homewood avenue and a point 317.84 feet, more or less, westwardly therefrom, parallel with and immediately adjacent to the southerly line of the highway vacated; and

Whereas, The Viewers appointed to assess the damages for the opening of said Jonathan street at No. 1295 July Term, 1913, made their award December 8, 1913, against the City of Pittsburgh and in favor of John A. Murland, et al., in the sum of ten thousand one hundred twenty dollars (\$10,120.00); and

Whereas, Title to the portion of the street vacated, designated and described Section "B" in said above mentioned vacation Ordinance, was claimed by John A. Murland, et al., and by the Estate of George Westinghouse, Jr., and The Pennsylvania Railroad Company filed its bond to the Commonwealth of Pennsylvania and instituted condemnation proceedings at No. 918 July Term, 1913, to the end that the owner thereof might be ascertained, and the Viewers at said number and term filed their report, finding the owner of said land to be the City of Pittsburgh and the amount of damages sustained to be ninety-two hundred fifty-seven (\$9257.00), dollars, from which finding and award the said John A. Murland, et al., and the said Estate of George Westinghouse, Jr., as well as the Trustee appointed by the Court, appealed; and,

Whereas, The Pennsylvania Railroad Company is about to effect a general settlement and to secure deeds for the interests in said strips of ground of the said John A. Murland, et al., and the said Estate of George Westinghouse, Jr., and, in pursuance of this said Agreement, is ready to cause said award against the City of Pittsburgh to be discharged and satisfied, upon the City's quit-claiming its title and interest in the strips of ground underlying the street vacated as aforesaid; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue a quit-claim deed to The Pennsylvania Railroad Company, for the aforementioned property, conditioned upon The Pennsylvania Railroad Company discharging, or causing to be discharged and satisfied in full the said award of damages against the said City of Pittsburgh at No. 1295, July Term, 1913; and, be it further

Resolved, That the City Solicitor be and he is hereby authorized and directed to enter remittance, discharge and satisfaction on the record of the award of damages made in favor of the City of Pittsburgh at No. 918 July Term, 1913.

Passed December 21, 1915.

Approved December 27, 1915.

Resolution Book 3, page 72.

No. 497

Whereas, The Director of the Department of Public Safety has ordered the removal of the fire alarm bell on Engine House No. 51, located at 1113 Ley street, North Side, on account of the dangerous condition of the supports for the same; therefore, be it

Resolved, That the Director of the Department of Public Safety be and he is hereby authorized and directed to transfer said fire alarm bell to the Volunteer Fire Department of Reserve Township, Allegheny County, without cost to them, for their purposes.

Passed December 21, 1915.

Approved December 30, 1915.

Resolution Book 3, page 74.

No. 498

Whereas, Sally Gluveir, of 46 Arthur street, City, on the evening of July 4th, 1915, while walking along Arthur street, tripped over a water pipe which projected about two (2") inches above the surface of the sidewalk, causing her to fall, and, as a result thereof, suffered severe bruises to her spine; and

Whereas, By reason of said accident, claimant was confined to her home for a period of nine (9) weeks and is at the present time incapacitated and unable to follow her occupation as laundress, and has been put to considerable expense for medical attendance, in addition to time lost by reason of said injuries; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of Sally Gluveir in the sum of one hundred and fifty (\$150.00) dollars in full settlement of all claims of damage arising out of said accident, and charge the same to Appropriation No. 42, Contingent Fund.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 74.

No. 499

Whereas, There has been set up in the appropriation ordinance for 1916 the sum of sixty-six hundred dollars (\$6600.00) in the Department of the City Controller, being the salaries of three additional accountants in the Bureau of Accounting Revision for the purpose of installing a cost accounting system in conjunction with the general accounting system of the several departments of the City; therefore, be it

Resolved, That it shall be the duty of the Controller to furnish the Mayor and Council currently throughout the year reports containing data and statistics with reference to the cost of asphalt paving, street cleaning and other measurable activities where unit

costs are obtainable, as well as comparative tables of cost statistics of other municipalities or private enterprises for like activities, the particular purpose being the furnishing to the Mayor and Council such proper and adequate cost data as will assist in determining questions not only as to efficiency of service, but also as to proper amounts to be appropriated for the carrying on of such activities.

Passed December 21, 1915.

Approved December 30, 1915.

Resolution Book 3, page 74.

No. 500

Whereas, C. C. Hamilton has sold property of the City of Pittsburgh amounting to \$1,330.00; and

Whereas, He should be allowed a commission of 5 per cent for those sales.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of C. C. Hamilton in the sum of \$66.50, a commission for selling property belonging to the City of Pittsburgh, and charge same to Appropriation No. 42, Contingent Fund.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 75.

No. 501

Whereas, During the construction of the New Tuberculosis Hospital on the Leech Farm, Twelfth ward, it was found necessary to fill below the basement floor on account of a change in the first floor level, payment for which was not provided in the contract; and

Whereas, It was found economical to have the work done by the contractor for the erection of said hospital; therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign a warrant in favor of H. L. Kreusler for six hundred and ninety-eight dollars and thirty-three cents (\$698.33) for extra work performed, the same to be charged to Appropriation 154, Hospital Bond Fund.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 75.

No. 502

Whereas, In the construction of a sewer on Melwood street the branch in front of the property of J. F. Maeder was not laid in the proper place and they were unable to locate it; and

Whereas, The extra work incurred by Mr. Maeder in making a new connection, as he was finally compelled to do, amounted to \$51.53; and

Whereas, This sum should be refunded to him.

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of J. F. Maeder in the sum of \$51.53 for extra work in locating connection to public sewer to connect sewer with his property on Melwood avenue, Fourth ward, and charge same to Appropriation No. 42.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 76.

No. 503

Resolved, That the Mayor be and he is hereby authorized and directed to issue, and the City Controller to countersign, a warrant in favor of F. H. McKenna for the sum of \$5.00, refunding amount paid for permit to erect one 1-story brick public garage on Beechwood boulevard, which was refused him by the Bureau of Building Inspection, and charge same to Appropriation No. 42, Contingent Fund.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 76.

No. 504

Whereas, In carrying out the contract for regrading, repaving, recurb-ing and otherwise improving Penn avenue, Duquesne way and other streets affected thereby, it became necessary to do certain extra work not provided for in the contract as entered into, to-wit: Remove nineteen (19) loads of dirt from Barbeau street and reset four hundred (400) lineal feet of protected concrete curb to meet the grade as re-established by Ordinance of Council subsequent to the award of the contract; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of The M. O'Herron Company for the sum of two hundred sixty-eight dollars and fifty cents (\$268.50) for extra work done on contract for the regrading, repaving, recurb-ing and otherwise improving of Penn avenue, Duquesne way and other streets affected thereby, and charge same to Code Account No. 178, "Penn Avenue Improvement Bonds."

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 76.

No. 505

Whereas, J. William Bolster, repairman at Ross Pumping Station, on the first day of May, 1915, while in the employment of the City, was injured; and

Whereas, J. William Bolster has received, while suffering from his injuries the half pay to which he is entitled as repairman; and

Whereas, No claim for damages has been put in by Mr. Bolster by reason of his injuries; and

Whereas, Dr. L. E. Rectenwald has presented a bill for the sum of one hundred and forty-eight dollars (\$148.00) for medical services; now, therefore, be it

Resolved, That the Mayor be and he is hereby authorized and directed to issue and the City Controller to countersign a warrant in favor of Dr. L. E. Rectenwald in the sum of one hundred forty-eight (\$148.00) dollars, payment in full for medical services rendered J. William Bolster, and charge the same to Code Account No. 42, Contingent Fund.

Passed December 28, 1915, by a two-thirds vote.

Approved December 30, 1915.

Resolution Book 3, page 77.

No. 506

Whereas, An error was made by this Bureau in making a transfer from Code Account No. 1570, Salaries, Diamond Market, to various code accounts thereby making this code account \$600.00 short of the required amount to cover the salaries to the end of the fiscal year; therefore, be it

Resolved, That the City Controller be and he is hereby authorized and directed to make the following transfer:

From Code Account No. 1571—
Wages, Diamond Market \$600.00

To Code Account No. 1570—
Salaries, Diamond Market ... \$600.00

This transfer is asked in order to pay the employees at the Diamond Market who were cut from the regular roll before Christmas.

Passed December 28, 1915.

Approved December 30, 1915.

Resolution Book 3, page 77.

No. 507

Whereas, The Motor Vehicle Division needs additional funds to take advantage of the present low contract price of gasoline; and,

Whereas, Money is also required to cover an exchange of a typewriter machine for the Mayor's Office; therefore, be it

Resolved, That the Controller be authorized and directed to make the following transfers: From Code Account No. 1019, Magistrates' Supplies, one

hundred dollars (\$100.00); and from Code Account No. 1022, Magistrates' Equipment, one hundred and fifty dollars (\$150.00), total of two hundred and fifty dollars (\$250.00), to Code Account No. 1038, Supplies, Division of Motor Vehicles, and from Code Account No. 1011, Miscellaneous Services, Mayor's Office, fifty dollars (\$50.00, to Code Account No. 1015, Equipment, Mayor's Office.

Passed December 28, 1915.

Approved December 30, 1915.

Resolution Book 3, page 78.

No. 508

Whereas, The City of Pittsburgh filed a lien against William C. Hall at M. L. D. No. 64 March Term, 1908, for construction of a sewer on Dill Alley, against a lot situate in the Nineteenth (formerly Thirty-second) ward, fronting 77 feet on Dill alley and extending back, preserving an even width 72 feet to an alley; and,

Whereas, On August 3, 1911, lev. fa. was issued against William C. Hall, and the property bid in for the City of Pittsburgh; and,

Whereas, At execution, Lev. Fa. No. 372, October Term 1915, execution was issued on a prior mortgage; and,

Whereas, At this sale, all money due the City for taxes, sewer assessment and cost was collected; now, therefore, be it

Resolved, That a deed be executed and delivered to William C. Hall, conveying any title held by the City of Pittsburgh to said William C. Hall.

Passed December 28, 1915.

Approved December 30, 1915.

Resolution Book 3, page 78.

No. 509

Whereas, John Gartshore has offered to purchase a certain lot which became the property of the City by tax sales.

Resolved, That the Mayor be and he is hereby authorized and directed to execute and deliver a deed to John Gartshore for lot No. 34 in the J. C. Dick Plan in the Tenth ward. Said lot being 30x100 feet on corner of Rebecca and Rosetta streets, for \$400.00.

Passed December 28, 1915.

Approved December 30, 1915.

Resolution Book 3, page 79.